MEMPHIS CITY COUNCIL

COMMITTEE SCHEDULE Tuesday, June 16, 2020, 9:30 a.m.

SUPPORTING DOCUMENTS

ITEM#	DESCRIPTION	PAGE #
	BUDGET COMMITTEE	
1	A resolution to appropriate \$200,000.00 in the FY2021 Capital Improvement Project Budget Project to relocate and upgrade the City of Memphis Data Center from City Hall to Central Library Same Night approval as consent item and minutes requested	l .
2	A resolution to allocate and appropriate funds for \$1,083,000.00 CIP project GS21101 FY 21 for roof replacement at Gaisman Community Center and Cherokee, North and Levi libraries Same Night approval as consent item and minutes requested	3
3	A resolution to allocate and appropriate FY21 GO Bonds \$ 942,022.00 for project # GS21102 for an exhaust system at the Police Indoor Firing Range, to repipe underground concourse feeders at the Liberty Bowl and to replace generators at Fire Stations 53 and 55 Same Night approval as consent item and minutes requested	5
4	A resolution to allocate and appropriate funds \$ 60,000.00 for CIP project GS21103 to replace pluming at the Pink Palace Museum Same Night approval as consent item and minutes requested	7
5	A resolution for CIP project number GS21104 FY21 Major Modification HVAC /and or Boiler replacements or upgrades, for \$1,218,184.00 for Hickory Hill CC, Pink Palace Museum, the Zoo West Admin Bldg, Cordova Randolph Libraries and Fire Station 56. Same Night approval as consent item and minutes requested	9
	GOVERNMENT AFFAIRS & ANNEXATION COMMITTEE	
1	An ordinance to amend Chapter 2, Article I, Section 2-10-10, subsection b, to require the board of ethics to establish an online portal to require lobbyists to register annually and to file their state mandated disclosure statements with the City of Memphis	11
	HOUSING & COMMUNITY DEVELOPMENT COMMITTEE	
1	A resolution appropriating \$6,000,000.00 funded by GO Bonds-General chargeable to the FY2021 Capital Improvement Budget for	16

	South City Project Same Night approval as consent item and minutes requested	
	PARKS & ENVIRONMENT COMMITTEE	
1	A resolution to approve the Allocation and Appropriation of funds of \$ 250,000.00 CIP Project Number PKO9002, Zoo Major Maintenance. Same Night approval as consent item and minutes requested	18
2	A resolution to allocate and appropriate \$ 600,000.00 from CIP FY21 Project Number PK03004 Tennis Major Maintenance, Contract Construction and Architecture Engineering Same Night approval as consent item and minutes requested	20
3	A resolution to transfer and allocation and appropriation of \$ 406,617.00 from FY2019 CIP Number PKO1031 Council District Community Center Improvements. Project Number PKO7124 McFarland Park Improvement Same Night approval as consent item and minutes requested	22
4	A resolution to allocate and appropriate TDOT grant funds of \$ 5,931,800.00 from FY20 CIP Project Number GA01004 Cobblestone Landing, Contract Construction and allocate Funds \$1,090,418.00, from FY20 Project Number GAO1004, Contract Construction G.O. Bonds General, total funding of \$7,022,218 a combination of TDOT grant funds and G.O. Bonds General Same Night approval as consent item and minutes requested	24
5	A resolution to allocate, appropriate and transfer funds \$ 150,000.00 from FY2021 CIP Project # PK21100, Park Cover Line Furniture Fixtures and Equipment. Same Night approval as consent item and minutes requested	27
6	A resolution appropriation of funds of \$ 1,400,000.00 in G.O. Bonds for FY 21 CIP project # PK21200, Same Night approval as consent item and minutes requested	29
7	A resolution to allocate, appropriate and transfer funds of \$ 200,000.00 from CIP Project # PK21100, Park Cover Line A/E to FY 2021 CIP. Same Night approval as consent item and minutes requested	31
8	A resolution to allocate and appropriate funds \$ 300,00.00 from CIP Project # PK21100 Park Cover Line and \$200,000.00 for Contract Constructions Improvements. funds total \$500.000.00 FY2021 CIP Project # PKTBD Kennedy Park Playground, Same Night approval as consent item and minutes requested	33
9	A resolution to allocate, appropriate and transfer funds of \$ 600,000.00 from FY2021 CIP Project # PK21100, Park Cover Line Playground Resurfacing, Same Night approval as consent item and minutes requested	36
10	A resolution to allocate, appropriate and transfer funds for \$ 900,000.00 from CIP Project # PK21100, Park Cover Line Contract	38

	Construction funds for FY2021 CIP Project # PKTBD Miscellaneous Park Improvement. Same Night approval as consent item and minutes requested	
11	A resolution to allocate, appropriate and transfer \$ 350,000.00 from CIP2021 Project # Pk21100 Park Cover Line Construction Funds to FY2021 CIP Project # PKTBD Miscellaneous Park Paving, Same Night approval as consent item and minutes requested	40
	PUBLIC SAFETY & HOMELAND SECURITY COMMITTEE	
1	A resolution for the Memphis Fire Department requesting the transfer of allocation from the FY20 Fire Station Repair Cover Line FS20100 to FS18102 Avery Renovations Phase II and to appropriate funds in the amount of \$40,785.00 Same Night approval as consent item and minutes requested	42
2	A resolution to appropriate \$750,000.00 MPD Training Academy Gym Renovation: funds for CIP Project number PDO2013 funded by G.O. Bonds General. FY2021 Addition to Consent Agenda and Same Night minutes requested	44
3	Resolution to remove residency from the November 2020 ballot	46
	PUBLIC WORKS, SOLID WASTE, TRANSPORTATION & GENERAL SERVICES COMMITTEE	
1	A resolution requesting the approval of the sale of City owned surplus parcel, in the amount of \$5,000.00, acquired by the City of Memphis, located a 0 Willowview Avenue, Memphis, Shelby County, Tennessee 38111 and further described as Parcel #058102 00019.	48
2	A resolution requesting the approval of the sale of City owned parcel, in the amount of \$500.00, acquired by the City of Memphis, located at 0 E. Utah Avenue, Memphis, Shelby County,	51
3	A resolution to allocate appropriate funds for the emergency contract number 32988 for Hervey's Home Improvement, LLC for \$ 1,000,000.00 Same Night approval as consent item and minutes requested	53
4	A resolution requesting the approval of the sale of City owned vacant parcel in the amount of 1,650.00 located at 1534 Robin Hood Lane, Parcel # 0508086 0047 Memphis, Shelby County, TN	55
5	A resolution amending the FY21 Capital Improvement Budget by transferring an allocation and appropriating \$1,700,000.00 in G.O. Bonds- from the Traffic Calming Devices Cover line Project # EN21200, to Speed Hump Installation- Group 12, Project # EN)1099, for a Construction Contract with Precise Concrete Same Night approval as consent item and minutes requested	61
6	A resolution appropriating \$500,000.00 in G.O. Bonds to LED Traffic Signal Replacement, Project # EN01096 Same Night approval as	63

	consent item and minutes requested	
7	A resolution approval for \$6,500,000.00 from FY21 CIP Budget, providing funding for Street Maintenance personnel, material, and supplies Same Night approval as consent item and minutes requested	65
	PLANNING & ZONING COMMITTEE	
1	Resolution requiring neighborhood meetings prior to Land Use Control Board Hearings Same Night minutes requested	67
	EXECUTIVE SESSION	
2	Substitute ordinance amending the Memphis Code of Ordinances relative to requirements for persons to wear facial coverings or masks while present in businesses and public places within the City of Memphis during public health emergencies	69
3	Resolution to allocate and appropriate \$4,150,000.00 in available Tourism Development Zone surplus revenues for infrastructure improvement projects in the Pinch District	86
4	Resolution to allocate and appropriate \$5,000,000.00 for Pinch District Infrastructure Improvements	92
5	Resolution to allocate and appropriate \$25,000,000.00 for the remodel of the Renasant Convention Center and \$5,000,000.00 for adjacent streetscape improvements, project GS17102	97
6	Resolution authorizing the issuance, sale and delivery of not to exceed thirty one million dollars (\$31,000,000) aggregate principal amount of City of Memphis, Tennessee, General Improvement Bonds, Series 2020A, for the purpose of financing the cost of public works projects	101
7	An initial resolution authorizing the issuance of not to exceed thirty- one million dollars (\$31,000,000) of General Obligation Bonds of the City of Memphis, Tennessee, for the purpose of financing the cost of public works projects in the City	118
8	Resolution requesting Mayor Strickland to establish June 19th as Juneteenth within the City of Memphis	121



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 Relocate existing data center from City Hall to Central Library, which is a more efficient facility.
 Relocation scheduled to be completed in Fiscal Year 2022.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Information Systems
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.
- State whether this requires a new contract, or amends an existing contract, if applicable.
 Existing contract
- 5. State whether this requires an expenditure of funds/requires a budget amendment. Requires appropriation of \$200,000.00, no budget amendment required.



A Resolution to appropriate \$200,000.00 for CIP Project #IS01081, Data Center Relocation

WHEREAS, the Council of the City of Memphis did include the Data Center Relocation, CIP Project Number IS01081, as part of the Fiscal Year 2021 Capital Improvement Budget and;

WHEREAS, Information Services has a project to relocate the data center and;

WHEREAS, it is necessary to appropriate \$200,000.00 in G.O. Bonds in CIP Project ISO1081, Data Center Relocation and;

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that there be and is hereby appropriated \$200,000.00 in General Obligation Bonds chargeable to the FY 2021 Capital Improvement Budget



Memphis City Council Summary Sheet: A Resolution establishing CIP project number GS21101 FY21Major Modification (Roofing) by transferring FY 2021 allocations and appropriating these funds for roof replacement at Gaisman Community Center and the following library — Cherokee, North and Levi.

Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

A resolution transferring allocations from CIP Project number GS21100, FY21 Major Modification, a cover line, to establish GS21101 FY21 Major Modification (Roofing) and appropriating \$108,000 in Engineering-Architecture and \$1,083,000 in Contract Construction funded by G O Bonds — General for roof replacement at Gaisman Community Center and the following library branches — Cherokee, North and Levi.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.

 Does not change an existing ordinance or resolution
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

Requires new contracts

State whether this requires an expenditure of funds/requires a budget amendment.
 A budget amendment is needed to transfer allocations from a cover line project.

City Council Resolution - Establishing GS21101 FY21 Major Mod (Roofing)



A Resolution establishing CIP project number GS21101 FY21 Major Modification (Roofing) by transferring FY 2021 allocations and appropriating these funds for roofing work at Gaisman Community Center and the following libraries – Cherokee, North and Levi.

WHEREAS, the Council of the City of Memphis did include the FY21 Major Modification, Project number GS21100, as part of the FY 2021 Capital Improvement Program budget; and

WHEREAS, FY21 Major Modification, Project Number GS21100 is a cover line, it is necessary to transfer allocations totaling \$1,191,000 to establish CIP Project number GS21101, FY21 Major Modification (Roofing); and

WHEREAS, it is necessary to appropriate a sum of \$108,000 in Engineering-Architecture and \$1,083,000 in Contract Construction funded by G O Bonds – General in FY21 Major Modification (Roofing), CIP Project number GS21101 for roofing replacement at Gaison Community Center and the following library – Cherokee, North and Levi.

NOW, THEREFORE, BE IT RESOLVED that there be and is hereby transferred allocations totaling \$1,191,000 from CIP Project FY21 Major Modification, GS21100 to CIP Project FY21 Major Modification (Roofing), CIP project number GS21101 and

BE IT FURTHER RESOVLED that the sum of \$108,000 in Engineering-Architecture and \$1,083,000 in Contract Construction funded by G O Bonds – General in CIP project number GS21101, FY21 Major Modification (Roofing) are appropriated and credited as follows:

Project Title:

FY21 Major Modification (Roofing)

Project Number:

GS21101

Amount:

\$1,191,000



Memphis City Council Summary Sheet: A Resolution establishing CIP project number GS21102 FY21 Major Modification (Electric) by transferring FY 2021 allocations and appropriating these funds for an exhaust system at the Police Indoor Firing Range, to repipe underground concourse feeders and to replace generators at Fire Stations 53 and 55.

Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

A resolution transferring allocations from CIP Project number GS21100, FY21 Major Modification, a cover line, to establish GS21102 FY21 Major Modification (Electric) and appropriating \$93,138 in Engineering-Architecture and \$848,884 in Contract Construction funded by G O Bonds — General for an exhaust system at the Police Indoor Firing Range, to repipe underground concourse feeders at the Liberty Bowl and to replace generators at Fire Stations 53 and 55.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.

 Does not change an existing ordinance or resolution
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

Requires new contracts

5. State whether this requires an expenditure of funds/requires a budget amendment.

A budget amendment is needed to transfer allocations from a cover line project.

City Council Resolution - Establishing GS21102 FY20 Major Mod (Electric)



A Resolution establishing CIP project number GS21102 FY21 Major Modification (Electric) by transferring FY 2021 allocations and appropriating these funds for an exhaust system at the Police Indoor Firing Range, to repipe underground concourse feeders at the Liberty Bowl and to replace generators at Fire Stations 53 and 55.

WHEREAS, the Council of the City of Memphis did include the FY21 Major Modification, Project number GS21100, as part of the FY 2021 Capital Improvement Program budget; and

WHEREAS, FY21 Major Modification, Project Number GS21100 is a cover line, it is necessary to transfer allocations totaling \$942,022 to establish CIP Project number GS21102, FY21 Major Modification (Electric); and

WHEREAS, it is necessary to appropriate a sum of \$93,138 in Engineering-Architecture and \$848,884 in Contract Construction funded by G O Bonds – General in FY21 Major Modification (Electric), CIP Project number GS21102 for an exhaust system at the Police Indoor Firing Range, to repipe underground concourse feeders at the Liberty Bowl and to replace generators at Fire Stations 53 and 55.

NOW, THEREFORE, BE IT RESOLVED that there be and is hereby transferred allocations totaling \$942,022 from CIP Project FY21 Major Modification, GS21100 to CIP Project FY21 Major Modification (Electric), CIP project number GS21102 and

BE IT FURTHER RESOVLED that the sum of \$93,138 in Engineering-Architecture and \$848,884 in Contract Construction funded by G O Bonds — General in CIP project number GS21102, FY21 Major Modification (Electric) are appropriated and credited as follows:

Project Title:

FY21 Major Modification (Electric)

Project Number:

GS21102

Amount:

\$942,022



Memphis City Council Summary Sheet: A Resolution establishing CIP project number GS21103 FY21 Major Modification (Plumbing) by transferring FY 2021 allocations and appropriating these funds to replace piping in an unisex restroom at the Pink Palace Museum.

Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

A resolution transferring allocations from CIP Project number GS21100, FY21 Major Modification, a cover line, to establish GS21103 FY21 Major Modification (Plumbing) and appropriating \$6,000 in Engineering-Architecture and \$54,000 in Contract Construction funded by G O Bonds – General to replace the piping in an unisex restroom at the Pink Palace Museum.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.

 Does not change an existing ordinance or resolution
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

Requires new contracts

5. State whether this requires an expenditure of funds/requires a budget amendment. A budget amendment is needed to transfer allocations from a cover line project.

City Council Resolution – Establishing GS21103 FY21 Major Mod (Plumbing)



A Resolution establishing CIP project number GS21103 FY21 Major Modification (Plumbing) by transferring FY 2021 allocations and appropriating these funds to replace the piping in an unisex restroom at the Pink Palace Museum.

WHEREAS, the Council of the City of Memphis did include the FY21 Major Modification, Project number GS21100, as part of the FY 2021 Capital Improvement Program budget; and

WHEREAS, FY21 Major Modification, Project Number GS21100 is a cover line, it is necessary to transfer allocations totaling \$60,000 to establish CIP Project number GS21103, FY21 Major Modification (Plumbing); and

WHEREAS, it is necessary to appropriate a sum of \$6,000 in Engineering-Architecture and \$54,000 in Contract Construction funded by G O Bonds – General in FY21 Major Modification (Plumbing), CIP Project number GS21103 to replace piping in an unisex restroom at the Pink Palace Museum.

NOW, THEREFORE, BE IT RESOLVED that there be and is hereby transferred allocations totaling \$60,000 from CIP Project FY21 Major Modification, GS21100 to CIP Project FY21 Major Modification (Plumbing), CIP project number GS21103 and

BE IT FURTHER RESOVLED that the sum of \$6,000 in Engineering-Architecture and \$54,000 in Contract Construction funded by G O Bonds — General in CIP project number GS21103, FY21 Major Modification (Plumbing) are appropriated and credited as follows:

Project Title:

FY21 Major Modification (Plumbing)

Project Number:

GS21103

Amount:

\$60,000



Memphis City Council Summary Sheet: A Resolution establishing CIP project number GS21104 FY21 Major Modification (HVAC) by transferring FY 2021 allocations and appropriating these funds for HVAC and/or Boiler replacements or upgrades at Hickory Hill CC, Goodwill Holmes, Appling Farms Station, Frayser/Raleigh, Lewis and McWherter Senior Centers, the Pink Palace Museum, the Zoo West Admin Bldg, Cordova and Randolph Libraries and Fire Station 56.

Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

A resolution transferring allocations from CIP Project number GS21100, FY21 Major Modification, a cover line, to establish GS21104 FY21 Major Modification (HVAC) and appropriating \$137,880 in Engineering-Architecture and \$1,280,304 in Contract Construction funded by G O Bonds — General for HVAC and/or Boiler replacements or upgrades at Hickory Hill CC, Goodwill Holmes, Appling Farms Station, Frayser/Raleigh, Lewis and McWherter Senior Centers, the Pink Palace Museum, the Zoo West Admin Bldg, Cordova and Randolph Libraries and Fire Station 56.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.

 Does not change an existing ordinance or resolution
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

Requires new contracts

5. State whether this requires an expenditure of funds/requires a budget amendment.

A budget amendment is needed to transfer allocations from a cover line project.

City Council Resolution - Establishing GS21104 FY21 Major Mod (HVAC)



A Resolution establishing CIP project number GS21104 FY21 Major Modification (HVAC) by transferring FY 2021 allocations and appropriating these funds HVAC and/or Boiler replacements or upgrades at Hickory Hill CC, Goodwill Holmes, Appling Farms Station, Frayser/Raleigh, Lewis and McWherter Senior Centers, the Pink Palace Museum, the Zoo West Admin Bldg, Cordova and Randolph Libraries and Fire Station 56.

WHEREAS, the Council of the City of Memphis did include the FY21 Major Modification, Project number GS21100, as part of the FY 2021 Capital Improvement Program budget; and

WHEREAS, FY21 Major Modification, Project Number GS21100 is a cover line, it is necessary to transfer allocations totaling \$1,418,184 to establish CIP Project number GS21104, FY21 Major Modification (HVAC); and

WHEREAS, it is necessary to appropriate a sum of \$137,880 in Engineering-Architecture and \$1,280,304 in Contract Construction funded by G O Bonds – General in FY21 Major Modification (HVAC), CIP Project number GS21104 for HVAC and/or Boiler replacements or upgrades at Hickory Hill CC, Goodwill Holmes, Appling Farms Station, Frayser/Raleigh, Lewis and McWherter Senior Centers, the Pink Palace Museum, the Zoo West Admin Bldg, Cordova and Randolph Libraries and Fire Station 56.

NOW, THEREFORE, BE IT RESOLVED that there be and is hereby transferred allocations totaling \$1,418,184 from CIP Project FY21 Major Modification, GS21100 to CIP Project FY21 Major Modification (HVAC), CIP project number GS21104 and

BE IT FURTHER RESOVLED that the sum of \$137,880 in Engineering-Architecture and \$1,280,304 in Contract Construction funded by G O Bonds – General in CIP project number GS21104, FY21 Major Modification (HVAC) are appropriated and credited as follows:

Project Title:

FY21 Major Modification (HVAC)

Project Number:

GS21104

Amount:

\$1,418,184

AN ORDINANCE TO AMEND CHAPTER 2, ARTICLE I, SECTION 2-10-10, SUBSECTION B, TO REQUIRE THE BOARD OF ETHICS TO ESTABLISH AN ONLINE PORTAL TO REQUIRE LOBBYISTS TO REGISTER ANNUALLY AND TO FILE THEIR STATE MANDATED DISCLOSURE STATEMENTS WITH THE CITY OF MEMPHIS

WHEREAS, T.C.A. § 3-6-301(15) and (17), requires persons who communicate, directly or indirectly, with state government officials for the purpose of influencing action by the official for compensation, to register, each calendar year, with the Tennessee Ethics Commission; and

WHEREAS, regulating lobbying activities also helps to ensure local governmental transparency and thereby fosters public confidence in elected and appointed officers and government employees; and

WHEREAS, the possibility of special interests privately influencing decision makers outside of the public purview undermines the people's confidence that their City officials serve the broader public interest; and

WHEREAS, the Memphis City Council recognizes that First Amendment Rights must be safeguarded and endeavors to do so in all circumstances, including ensuring the public is aware of lobbyists; and

WHEREAS, since lobbying is a constitutional right, this ordinance is intended to both promote public confidence through transparency and respect individual rights; and

WHEREAS, establishing an online portal to require lobbyists to register annually and to file their state mandated disclosure statements with the City of Memphis will enhance a robust, inclusive and transparent public process; and

WHEREAS, in order to increase transparency regarding lobbyists, it is in the best interests of the City to make the information regarding lobbyists available to the public in more locatable places.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS that the findings and recitations set out in the preamble to this ordinance are found to be true and correct and they are hereby adopted by the City Council and made a part hereof for all purposes.

BE IT FURTHER ORDAINED that the Board of Ethics is required to establish an online portal to mandate paid lobbyists to register annually and to file their state mandated disclosure statements with the City of Memphis to help promote transparency within the City of Memphis.

BE IT FURTHER ORDAINED that CHAPTER 2, ARTICLE I, SECTION 2-10-10, SUBSECTION B shall be amended by adding the following language:

Chapter 2, Article I, Section 2-10-10, subsection B (9):

9. To establish an online portal to require lobbyists to register annually and to file their state mandated disclosure statements with the City of Memphis.

Section 1. Short Title

This Ordinance shall be known as "Regulating Lobbying"

Sections 2. Purpose

The purpose of "Regulating Lobbying" is to

- A. Effectuate the people's right to monitor their government's work and thereby ensure that it functions to promote the general welfare;
- B. Preserve the right of individuals, groups and entities to petition and influence their government and thereby advance their own interests.

Sections 3. Definitions

For purposes of this chapter, the following definitions shall apply.

- (a) City Official means all full-time and part-time elected or appointed officers and employees, whether compensated or not, including those of any separate board, commission, committee, authority, corporation, or other instrumentality appointed or created by the city.
- (b) Client means any person, entity, organization or group that compensates a lobbyist for lobbying or on whose behalf compensated lobbying occurs.
- (c) Contact or Contacting means any direct or indirect communication with a City Official, undertaken by any means, oral, written or electronic, including, but not limited to, through an agent, associate or employee and undertaken in any context, including at a public meeting.
- (d) Compensation or Compensated means any economic consideration for services rendered or to be rendered in the future to a client, including, but not limited to, payment, distribution, transfer, loan, deposit or other rendering of money, property services or anything else of value totaling \$1,000 or more in any consecutive 3-month period.
- (e) Lobbying or Lobbying Activity means influencing or attempting to influence a City Official with regard to a legislative or administrative action of the City.
- (f) **Lobbyist** means is anyone who receives a salary, commission, or fee from any entity for the purpose of influencing the decision, for or against, of any decision-maker within the city. "Lobbyist" does not include anyone conducting such activity who receives only reimbursement at value for meals and/or travel.

Section 4. Exemptions

The following are exempt from the requirements of this chapter:

- (a) Public official acting in their official capacities;
- (b) Persons engaged in creating, publishing or broadcasting news items, editorials, commentaries and similar communications;
- (c) Those whose attempts to influence government action are limited to appearing at public meetings or preparing, processing, or submitting writings for consideration or use at public meetings if their communications are part of the public record;
- (d) City employees and contractors providing reports or recommendations to City Officials as part of their work for the City;
- (e) Persons representing themselves attempting to obtain decisions relating to their own properties or businesses;
- (f) Anyone submitting a bid or proposal for a City contract or negotiating the terms of a City contract for goods or services;
 - (g) Persons lodging "whistleblower" complaints with the City;
- (h) Persons who meet with the City Attorney or City Clerk regarding any claim or litigation matter;
- (i) Persons whose communications relate solely to a memorandum of understanding or collective bargaining agreement between the City and an employee organization;
- (j) Communications about solely ministerial actions of the City or City enforcement actions;

Section 5. Registration Requirement

A lobbyist shall register online annually with the Board of Ethics within five (5) business days of becoming a lobbyist by filing the lobbyist registration form. The lobbyist shall include in the registration the names of all clients for whom he is lobbying the city and the specific issues about which he is lobbying, and shall thereon disclose:

- (a) name;
- (b) business street and mailing address;
- (c) e-mail address;
- (d) telephone number;
- (e) the names of all owners of the lobbyist's business if the business is a sole proprietorship or partnership of less than 5 members;
- (f) a description of the nature of the business entity or organization;
- (g) the name, business address and phone number of each client receiving lobbying services;
- (h) the nature of each client's business;

- (i) a brief description of the governmental decision that the lobbyist seeks to influence on each client's behalf;
- (j) the name of each person employed or retained by the lobbyist to engage in lobbying activities on each client's behalf.

Section 6. File State Mandated Disclosure Statements

- A. A lobbyist shall file and attach state mandated disclosure statements to registration annually or at any time a lobbyists' state mandated disclosure statements are updated with the Tennessee Ethics Commission.
- B. Records pertaining to the registration and annual reports must be preserved by the lobbyist for inspection and audit by the City for a period of five years from the date of production.

Section 7. Prohibitions

A lobbyist shall not do any of the following:

- (a) Intentionally deceive or attempt to deceive a City Official as to any material fact pertinent to any proposed or pending Governmental Decision;
- (b) Act or refrain from acting with the purpose and intent of placing any City Official under personal obligation to the lobbyist;
- (c) Cause or influence the introduction of any ordinance, resolution, appeal, application, petition or amendment thereto for the purpose of thereafter being employed as a lobbyist to secure its granting denial confirmation, rejection, passage or defeat;
- (d) Cause any communication to be sent to a City Official in the name of a fictitious person, group or entity or in the name of a real person, group or entity without their consent;
- (e) Represent directly or indirectly that the lobbyist can control or obtain a vote or action of any City Official.

Section 8. Lobbyist Registration Fees

A lobbyist's annual registration fee is hereby established to be set and periodically adjusted by City Council resolution in an amount sufficient to cover the costs of administering this Chapter.

Section 9. Fine and Penalties.

- (a) 1st Violation \$
- (b) 2nd Violation \$
- (c) 3rd Violation \$... and censure from the Council with a ban from Lobbying Activities for a period not to exceed one (1) year.

SECTION 1: The City of Memphis Board of Ethics is hereby directed to take the necessary action to provide an online portal to require lobbyists to register annually and file their state mandated disclosure statements with the City of Memphis.

SECTION 2. Severability. The provision of this ordinance is hereby severable. If any of these sections, provisions, sentences, clauses, phrases, or parts is held unconstitutional or void, the remainder of this ordinance shall continue in full force and effect.

SECTION 3. Effective date. This Ordinance shall take effect from and after the date it shall have been passed by the Council, signed by the Chairman of the Council, certified and delivered to the Office of Mayor in writing by the comptroller and become effective as otherwise provided by law.

Sponsors: Chase Carlisle
Michalyn Easter-Thomas
Worth Morgan

Patrice Robinson Memphis City Council Chairwoman



RESOLUTION

A resolution appropriating the sum of \$6,000,000.00 funded by GO Bonds chargeable to the FY2021 Capital Improvement Budget for the South City Project.

WHEREAS, in partnership with the City of Memphis, the Memphis Housing Authority and its competitively selected development partner, McCormack Baron Salazar, Inc. are continuing with the City's mission to develop quality affordable housing for low and moderate-income families, as part of the formerly known Foote Homes (now South City) Project; and

WHEREAS, the South City site will be developed in 6 phases, creating a 712 unit mixed use community, 600 onsite and 112 offsite units on the former Foote Homes Public Housing Development site; and

WHEREAS, planned redevelopment activities will consist of the development of 480 family rental apartments onsite; 120 senior rental apartments onsite; 112 family units offsite; installation of public improvements; and related activities to support the successful development of these components; and

WHEREAS, in accordance with the Choice Neighborhoods Implementation Grant, the second phase of development is ready to commence for the on-site rental component consisting of the construction of 134 units, and as funds are necessary to begin on-site construction, infrastructure improvements, site preparation/grading engineering design work and related activities; offsite land acquisition; and

WHEREAS, the City of Memphis has committed allocations totaling \$30,000,000 from the FY2017, 2018, 2019, 2020, and 2021 Capital Improvement Budgets and those funds will be encumbered to fund the aforementioned activities in the targeted area; and

WHEREAS, the Memphis City Council has also approved the FY2021 Capital Improvement Budget which included an allocation of SIX MILLION DOLLARS AND NO CENTS (\$6,000,000.00) for the Memphis Housing Authority project known as South City Project Number CD01030 to provide funding for the aforementioned activities in the targeted area.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that there be and is hereby appropriated the sum of SIX MILLION DOLLARS AND NO CENTS (\$6,000,000.00) funded by GO Bonds chargeable to the FY2021 Capital Improvement Budget and credited as follows:

Project Title:

South City

Project Number:

CD01030

Contract Construction:

\$6,000,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$250,000.00 transfer of funds to the Memphis Zoological Society for various maintenance issues.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

No it does not.

State whether this requires an expenditure of funds/requires a budget amendment.
 This Resolution will result in the expenditure of \$250,000.00.

Resolution appropriates funds for improvements and to address major maintenance issues at the Memphis Zoo.

WHEREAS, the Council of the City of Memphis did include Zoo Major Maintenance, CIP Project Number PK09002 as part of the Fiscal Year 2021 Capital Improvement Program; and

WHEREAS, the City of Memphis has entered into an agreement with the Memphis Zoological Society which provides for the procedures for the use and payment of the current and future Capital Appropriation; and

WHEREAS it is necessary to appropriate \$250,000.00, Contract Construction, funded by 6.0. Bonds General, in Construction funds for Zoo Major Maintenance, Fiscal Year 2021 CIP Project Number PK09002.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that there be and is hereby appropriated the sum of \$250,000.00, Contract Construction, funded by G. O. Bonds General, chargeable to the Fiscal Year 2021 Capital Improvement Budget; with said appropriations being credited as follows:

Project Title:

Zoo Major Maintenance

Project Number:

PK09002

Amount:

\$250,000.00



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 Resolution to allocate and appropriate \$600,000.00 from FY21 PK03004 Tennis Major Maintenance, Contract Construction.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. (Not Applicable)
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This will require a construction contract.

5. State whether this requires an expenditure of funds/requires a budget amendment.

This will require an expenditure of \$675,000.00



Resolution to allocate and appropriates funds for Tennis Major Maintenance

WHEREAS, the Council of the City of Memphis did include Tennis Major Maintenance CIP Project Number PK03004, as part of the Fiscal Year 2021 Capital Improvements Budget; and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$600,000.00 In Fiscal Year 2021 CIP Project Number PK03004, Tennis Major Maintenance, Contract Construction, as part of the Fiscal Year 2021 Capital Improvements Budget; and

WHEREAS, the Administration requests that Council to approve the allocation and appropriation of \$600,000 in Contract Construction in Fiscal Year 2021 CIP Project Number PK03004, Tennis Major Maintenance, to complete major maintenance at the Frayser and Singleton Tennis Centers.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation and appropriation of \$600,000.00 from Fiscal Year 2021 CIP Project Number PK03004, Tennis Major Maintenance, Contract Construction, funded by G.O. Bonds General, chargeable to the Fiscal Year 2021 Capital Improvement Budget; with said appropriations being credited as follows:

Project Title:

Tennis Major Maintenance

Project Number:

PK03004

Amount:

\$600,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 Transfer and allocation and appropriation of \$406,617.00 from FY2019 CIP Project Number PK01031 Council District Community Center Improvements Contract Construction to FY2020 CIP Project Number PK07124 McFarland Park Improvements, Contract Construction.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- State whether this requires a new contract, or amends an existing contract, if applicable.
 No it does not.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$406,617.00.

Resolution to Appropriate Construction Funds For PK07124 McFarland Park Improvements

WHEREAS, the Council of the City of Memphis did include Council District Community Center

Improvements, CIP Project Number PK01031, as part of the Fiscal Year 2019 Capital Improvements

Budget; and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$1,400,000.00 for

Contract Construction funds in Fiscal Year 2019 CIP Project Number PK01031, Council District

Community Center Improvements, as part of the Fiscal Year 2019 Capital Improvement Budget; and

WHEREAS, the Council of the City of Memphis on February 18, 2020 did appropriate and

approve funding of \$645,000.00 for improvements at McFarland Park; and

WHEREAS, the Administration did receive bids for McFarland Park improvements and desires to

accept Alternate Number Two for construction of a playground at a cost of \$406,617.00; and

WHEREAS, the Administration desires to allocate, appropriate and transfer funds of

\$406,617.00 from Fiscal Year 2019, CIP Project Number PK01031 Council District Community Center

Improvements, Contract Construction to Fiscal Year 2020 CIP Project PK07124, McFarland Park

Improvements, Contract Construction; and

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby

approves the allocation, appropriation and transfer of funds of \$406,617.00 from Fiscal Year 2019 CIP

Project Number PK01031, Council District Community Center Improvements, Contract Construction to

Fiscal Year 2020 CIP Project Number PK07124, McFarland Park Improvements, Contract Construction

funded by G.O. Bonds General.

Project Title:

McFarland Park

Project Number:

PK07124

Appropriation

\$406,617.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

1. Description of the Item (Resolution, Ordinance, etc.)

Resolution to allocate and appropriate TDOT grant funds of \$5,931,800.00 from FY20 CIP Project Number GA01004 Cobblestone Landing, Contract Construction and allocate and appropriate funds of \$1,090,418.00, from FY20 CIP Project Number GA01004, Contract Construction, G.O. Bonds General, total funding of \$7,022,218, a combination of TDOT grant funds and G.O. Bonds General.

- Initiating Party (e.g. Public Works, at request of City Council, etc.)Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. (Not Applicable)
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This will require a construction contract.

5. State whether this requires an expenditure of funds/requires a budget amendment.

This will require an expenditure of \$7,022,218.00

Resolution to Appropriate Construction Funds For Cobblestone Landing GA01004

WHEREAS, the Council of the City of Memphis did include Cobblestone Landing, CIP Project Number GA01004, as part of the Fiscal Year 2020 Capital Improvements Budget; and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$1,090,418.00 for Contract Construction funds in Fiscal Year 2020 CIP Project Number GA01004, Cobblestone Landing as part of the Fiscal Year 2020 Capital Improvement Budget; and

WHEREAS, the Administration did receive a grant of \$5,931,800.00 from the Tennessee Department of Transportation in July 16, 2012 as an awardee through the 2012 TDOT STP Grant Program; and

WHEREAS, the Administration has developed plans to refurbish the historic riverfront Cobblestone Landing to stabilize the original cobblestone surfaces and mitigate long-term erosion, to allow for better pedestrian access to and viewing from Riverside Drive of the historic cobblestones and to meet current ADA standards for accessibility to much of the cobblestone areas; and

WHEREAS, the Administration desires to allocate and appropriate TDOT grant funds of \$5,931,800.00 from Fiscal Year 2020, CIP Project Number GA01004 Cobblestone Landing, Contract Construction and allocate and appropriate funds of \$1,090,418.00 from Fiscal Year 2020, CIP Project Number GA01004, Contract Construction.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation and appropriation of TDOT grant funds of \$5,931,800.00 from Fiscal Year 2020 CIP Project Number GA01004, Cobblestone Landing, Contract Construction and also approves the allocation and appropriation of \$1,090,418.00 funded by G.O. Bonds General, total funds of \$7,022,218.00, a combination of TDOT grant funds and G.O.Bonds General.

Project Title:

Cobblestone Landing

Project Number:

GA01004

Appropriation

\$7,022,218.00



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$150,000.00 allocation, appropriation and transfer of funds from FY2021 CIP PK21100 Park Cover Line FFE to FY2021 CIP PKTBD Community Center/Park FFE, Fixtures Furniture and Equipment.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

No it does not.

5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$150,000.00.

Resolution to Appropriate FFE Funds for PKTBD Community Center/Park Furniture Fixtures and Equipment

WHEREAS, the Council of the City of Memphis did include Park Services Cover Line, CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget;

WHEREAS, the Council of the City of Memphis did provide an allocation of \$150,000.00 for Furniture Fixtures and Equipment funds in Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration desires to allocate, appropriate and transfer \$150,000.00 for Furniture Fixtures and Equipment funds from Fiscal Year 2020, CIP Project Number PK21100 to Fiscal Year 2021 CIP Project PKTBD, Community Center/Park FFE; Furniture Fixtures and Equipment.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation, appropriation and transfer of \$150,000.00 for Furniture Fixtures and Equipment funds from Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, to Fiscal Year 2021 CIP Project Number PKTBD, Community Center/Park FFE funds, Furniture Fixtures and Equipment, funded by G.O. Bonds General.

Project Title:

and

Community Center/Park FFE

Project Number:

PKTBD

Appropriation

\$150,000.00



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 Resolution seeks approval of the appropriation of funds of \$1,400,000 for FY21 CIP Project
 Number PK21200 Council District Community Center Improvements to complete
 repairs/maintenance projects and purchase Furniture, Fixtures and Equipment as neccesary.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)

 Division of Parks & Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

There will be contracts required for the purchase of Furniture, Fixtures and Equipment and contract construction work.

5. State whether this requires an expenditure of funds/requires a budget amendment. This will require an expenditure of \$1,400,000.00.



Resolution to appropriate funds for Council District Community Center Improvements PK21200

WHEREAS, the Council of the City of Memphis did include funds of \$1,400,000.00 in CIP Project Number PK21200 Council District Community Center Improvements, as part of the Fiscal Year 2021 Capital Improvements Program budget; and

WHEREAS, each of the seven Council Districts shall be allocated \$200,000.00 for improvements, major maintenance and furniture, fixtures and equipment at community centers, senior centers and park locations within the geographic boundaries of the District; and

WHEREAS, the Parks & Neighborhoods Division has or will consult with the District Council member to determine District priority projects for the utilization of the District funds prior to the expenditure of funds; and

WHEREAS, it is necessary to allocate and appropriate and \$1,400,000.00 funded by G.O. Bonds General for Fiscal Year 2021 CIP, PK21200 Council District Community Center Improvements; and

WHEREAS, the appropriated funds of \$1,400,000.00 shall be credited as \$400,000.00 for Furniture, Fixtures and Equipment and \$1,000,000.00 for Contract Construction, for the Fiscal Year 2021 CIP, PK21200 Council District Community Center Improvements.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the appropriation of \$1,400,000.00 in G. O. Bonds in Fiscal Year 2021 PK21200 Council District Community Center Improvements, being credited as \$400,000.00 for Furniture, Fixtures and Equipment and \$1,000,000.00 for Contract Construction, funded by G.O. Bonds General, chargeable to the Fiscal Year 2021, Capital Improvement Budget, with said appropriation being credited as follows:

Project Title:

Council District Community Center

Improvements

Project Number:

PK21200

Appropriation:

\$1,400,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$200,000.00 allocation, appropriation and transfer of funds from FY2021 CIP Project Number PK21100 Park Cover Line A/E to FY2021 CIP Project Number PKTBD Park Cover Line A/E.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, If applicable. No it is not.
- State whether this requires a new contract, or amends an existing contract, if applicable.
 No it does not.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$200,000.00.

Resolution to Appropriate Park Cover Line Architecture/Engineering Fees PKTBD

WHEREAS, the Council of the City of Memphis did include Park Services Cover Line.

CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget;

and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$200,000.00 for Architecture/Engineering funds in Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration desires to transfer and appropriate 200,000.00 for Architecture/Engineering funds from Fiscal Year 2020, CIP Project Number PK21100 to Fiscal Year 2021 CIP Project PKTBD, Park Cover Line Architecture/Engineering funds.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that It hereby approves the transfer and appropriation of \$200,000.00 for Architecture/Engineering funds from Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, to Fiscal Year 2021 CIP Project Number PKTBD, Park Cover Line Architecture/Engineering funds and approves the allocation and appropriation of \$200,000.00 for Fiscal Year 2021 CIP Project Number PKTBD, Park Cover Line A/E funds, Architecture/Engineering, funded by G.O. Bonds General.

Project Title:

Park Cover Line Architecture/Engineering Funds

Project Number:

PKTBD

Appropriation

\$200,000.00



- 1. Description of the Item (Resolution, Ordinance, etc.) \$300,000.00 allocation, appropriation and transfer of funds from FY2021 CIP Project Number PK21100 Park Cover Line Contract Construction to FY2021 CIP Project Number PKTBD Kennedy Park Playground, Contract Construction and \$200,000.00 allocation, appropriation and transfer of funds from FY2021 CIP Project Number PK21101 Council District Community Center Improvements to FY2021 CIP Project Number PKTBD Kennedy Park Playground, Contract Construction for a total of \$500,000.00 G.O. Bonds General.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not
- State whether this requires a new contract, or amends an existing contract, if applicable.
 No it does not.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$500,000.00.

Resolution to Appropriate Construction Funds For Kennedy Park Playground PKTBD

WHEREAS, the Council of the City of Memphis did include Park Services Cover Line, CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget; and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$2,150,000.00 for Contract Construction funds in Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration desires to construct a new playground at Kennedy Park to expand the recreational amenities from the current softball and soccer activities now offered at the park; and

WHEREAS, the Administration desires to allocate, appropriate and transfer funds of \$300,000.00 from Fiscal Year 2020, CIP Project Number PK21100 Park Cover Line, Contract Construction to Fiscal Year 2021 CIP Project PKTBD, Kennedy Park Playground, Contract Construction; and

WHEREAS, the Administration desires to allocate, appropriate and transfer funds of \$200,000.00 from Fiscal Year 2021, CIP Project Number PKTBD Council District Community Center Improvements, Contract Construction to Fiscal Year 2021 CIP Project PKTBD, Kennedy Park Playground, Contract Construction.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation, appropriation and transfer of funds of \$300,000.00 from Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, Contract Construction to Fiscal Year 2021 CIP Project Number PKTBD, Kennedy Park Playground, Contract Construction and the allocation, appropriation and transfer of funds of \$200,000.00 from Fiscal Year 2021, CIP Project Number PKTBD

Council District Community Center Improvements, Contract Construction to Fiscal Year 2021 CIP Project Number PKTBD, Kennedy Park Playground, Contract Construction, a total of \$500,000.00 funded by G.O. Bonds General.

Project Title:

Kennedy Park Playground

Project Number:

PKTBD

Appropriation

\$500,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$600,000.00 allocation, appropriation and transfer of funds from FY2021 CIP PK21100 Park Cover Line Contract Construction to FY2021 CIP PKTBD Playground Resurfacing.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

No it does not.

5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$600,000.00.

Resolution to Appropriate Construction Funds for PKTBD Playground Resurfacing

WHEREAS, the Council of the City of Memphis did include Park Services Cover Line.

CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget;
and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$2,150,000.00 for Contract Construction funds in Fiscal Year 2021, CIP Project Number PK21100, Park Services Cover Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration desires to replace playground surfacing at Binghampton, Cherokee, Flowering Peach, George Albertson, Martin Luther King and Williamson Parks; and

WHEREAS, the Administration desires to allocate, appropriate and transfer \$600,000.00 for Contract Construction funds from Fiscal Year 2021, CIP Project Number PK21100 to Fiscal Year 2021 CIP Project PKTBD, Playground Resurfacing, Contract Construction.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation, appropriation and transfer of \$600,000.00 for Contract Construction funds from Fiscal Year 2021 CIP Project Number PK21100, Park Services Cover Line, to Fiscal Year 2021 CIP Project Number PKTBD, Playground Resurfacing, Contract Construction, funded by G.O. Bonds General.

Project Title:

Playground Resurfacing

Project Number:

PKTBD

Appropriation

\$600,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$900,000.00 allocation, appropriation and transfer of funds from FY2021 CIP Project Number PK21100 Park Cover Line Contract Construction to FY2021 CIP Project Number PKTBD Miscellaneous Park Improvements, Contract Construction.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- State whether this requires a new contract, or amends an existing contract, if applicable.
 No it does not.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$900,000.00.

A Resolution to Appropriate Funds for Miscellaneous Park Improvements

WHEREAS, the Council of the City of Memphis did include Park Cover Line, CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget; and

WHEREAS, the Council of the City of Memphis did provide an allocation of \$2,150,000.00 for Contract Construction in Fiscal Year 2021 CIP Project Number PK21100, Park Cover Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration has multiple repairs and improvements that need to be addressed as follows; and

WHEREAS, the Administration desires to make outdoor improvements at Cunningham Community Center, upgrade parking lot security lighting at Raleigh Community Center, install repurposed sports lighting at May Park, construct a new playground at Kennedy Park, continue pavilion improvements at Lincoln Park, and provide general improvements at Denver, Patton and Williamson Parks; and

WHEREAS, the Administration desires to allocate, appropriate and transfer \$900,000.00 from Fiscal Year 2021 CIP Project Number PK21100, Park Cover Line, to Fiscal Year 2021 CIP Project Number PKTBD, Miscellaneous Park Improvements.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it hereby approves the allocation, appropriation and transfer of \$900,000.00 from Fiscal Year 2021 CIP Project Number PK21100, Park Cover Line, to Fiscal Year 2021 CIP Project Number PKTBD, Miscellaneous Park Improvements, Contract Construction, funded by G.O. Bonds General.

Project Title:

Misc. Park Improvements

Project Number:

PKTBD

Appropriation

\$900,000.00

Memphis City Council Summary Sheet Template 8-28-12



Memphis City Council Summary Sheet

- Description of the Item (Resolution, Ordinance, etc.)
 \$350,000.00 allocation, appropriation and transfer of funds from FY2021 CIP Project Number PK21100 Park Cover Line Contract Construction to FY2021 CIP Project Number PKTBD Miscellaneous Park Paving, Contract Construction.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Parks and Neighborhoods
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. No it is not.
- State whether this requires a new contract, or amends an existing contract, if applicable.
 No it does not.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This Resolution will result in the expenditure of \$350,000.00.

A Resolution to approve the appropriation of funds for Miscellaneous Park Paving

WHEREAS, the Council of the City of Memphis did include Park Services Cover Line,

CIP Project Number PK21100, as part of the Fiscal Year 2021 Capital Improvements Budget;

and

WHEREAS, the Council of the City of Memphis did provide an allocation of

\$2,150,000.00 for Contract Construction in CIP Project Number PK21100, Park Services Cover

Line, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, the Administration proposes to make paving improvements to the walking

trail at Bert Ferguson Park and repave parking lots at Gaisman and May Parks; and

WHEREAS, the Administration desires to transfer \$350,000.00 from Fiscal Year 2021

PK21100, Park Services Cover Line, Contract Construction to Fiscal Year 2021 CIP Project

Number PKTBD, Miscellaneous Park Paving, Contract Construction.

NOW THEREFORE BE IT RESOLVED, by the Council of the City of Memphis that it

hereby approves the allocation, appropriation and transfer of \$350,000.00 from Fiscal Year

2021 CIP Project Number PK21100, Park Services Cover Line, to Fiscal Year 2021 CIP Project

Number PKTBD, Miscellaneous Park Paving, Contract Construction, funded by G.O. Bonds

General.

Project Title:

Misc. Park Paving

Project Number:

PKTBD

Appropriation:

\$350,000.00



- Description of the Item (Resolution, Ordinance, etc.)
 This resolution is requesting the transfer of allocations from the FY20 Fire Station Repair Cover line FS20100 to FS18102 Avery Renovations Phase II and to appropriate funds in the amount of \$40,785.00. The contract was negotiated with the Renaissance Group, Inc. for the Division of Fire Services, CIP Project Number FS18102, which is part of the FY20 Capital Improvement Program Budget funded by G.O. Bonds General.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Memphis Fire Services
- State whether this is a change to an existing ordinance or resolution, if applicable.
 This is the original resolution requesting the appropriation of funding for this project.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This request will require a new A & E contract.

 State whether this requires an expenditure of funds/requires a budget amendment.
 This project is part of the FY20 Capital improvement Program Budget funded by G.O. Bonds General, CIP Project Number FS20100.



Resolution - Fire Services

A resolution transferring an allocation of \$40,785.00 from FS20100, to Avery Renovations Phase II and appropriating \$40,785.00.

WHEREAS, the Council of the City of Memphis did Include Avery Renovations Phase II, CIP Project Number FS18102, as part of the Fiscal Year 2020 Capital Improvement Program Budget; and

WHEREAS, a negotiated contract has been agreed upon between the City of Memphis Fire Services and Renaissance Group, Inc. in the amount of \$70,000.00 for the design of Avery Renovations Phase II; and

WHEREAS, it is necessary to transfer an allocation of \$40,785.00 funded by G.O. Bonds from FY20 Fire Station Repair Cover line FS20100 to Avery Renovations Phase II; and

WHEREAS, it is necessary to appropriate \$40,785.00, CIP Project Number FS18102, Contract Construction funded by G.O. Bonds General for the Avery Renovation Phase II Project as follows:

Contract Amount:

\$ 60,000.00

Reimbursable Expenses:

\$ 10,000.00

Total:

\$ 70,000.00

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Memphis that the Fiscal Year 2020 Capital Improvement Budget be and is hereby amended by transferring an allocation from FS20100 in the amount of \$40,785.00, funded by G.O. Bonds from FY20 Fire Station Cover line, project number FS20100 to Avery Renovations Phase II, project number FS18102 performed by Fire Services.

NOW, THEREFORE, BE IT ALSO RESOLVED, by the Council of the City of Memphis there be and is hereby appropriated the amount of \$40,785.00, CIP Project Number FS18102, Architecture and Engineering funded by G.O. Bonds General for Avery Renovations Phase II.

Project Title: Avery Renovations Phase II

CIP Project Number:

FS18102

Total Design Contract Cost: \$70,000.00



1. Description of the Item

This item is a resolution to appropriate additional funds for PD02013, MPD Training Academy Gym Renovation.

2. Initiating Party

Police Services

- 3. State whether this is a change to an existing ordinance or resolution, if applicable. This resolution does not change any existing ordinace or resolution.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This request will require a change order to the existing construction contract.

5. State whether this requires an expenditure of funds/requires a budget amendment. This project is part of the FY21 Capital Improvement Budget funded by G. O. Bonds General, CIP Project Number PD02013.



RESOLUTION

WHEREAS, the Council of the City of Memphis did include MPD Training Academy Gym Renovation, CIP Project Number PD02013, as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, it is necessary to appropriate additional funding in the amount of \$750,000.00 in Contract Construction, CIP Project Number PD02013, for the MPD Training Academy Gym Renovation; and

NOW, THEREFORE BE IT RESOLVED, by the Council of the City of Memphis is hereby approves the appropriation of \$750,000.00 in Contract Construction for the MPD Training Academy Gym Renovation, CIP project number PD02013, funded by G.O. Bonds General, chargeable to the FY21 Capital Improvement Budget, with said appropriations being credited as follows:

Project Title:

MPD Training Academy Gym Renovation

Project Number:

PD02013

Amount:

\$750,000.00

Resolution to remove residency from the November 2020 ballot

THIS ITEM WAS NOT AVAILABLE AT THE TIME OF DISTRIBUTION OF DOCUMENTS



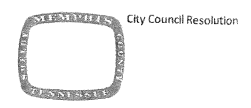
1. Description of the Item (Resolution, Ordinance, etc.)

This is a Resolution requesting the approval for the sale of City owned surplus parcel acquired by the City of Memphis, located at 0 Willowview Avenue in Memphis, Shelby County, Tennessee 38111 and further described as Parcel ID # 058102 00019.

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- State whether this is a change to an existing ordinance or resolution, if applicable.
 This item does not require a change to an existing ordinance.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This item does not require a new contract or amend an existing contract.

5. State whether this requires an expenditure of funds/requires a budget amendment. This item does not require an expenditure of funds or a budget amendment.



A Resolution approving the sale of 0 Willowview Avenue- Parcel ID #058102 00019 Memphis, Tennessee 38111

Whereas the City of Memphis owns a surplus parcel located at 0 Willowview Avenue and is further identified by Shelby County Tax Assessor as Parcels 058102 00019 containing 0.523 ac, more or less;

Whereas the sale of the surplus parcel will increase the General Fund, generate tax revenue, and eliminate blight and maintenance cost for the City of Memphis;

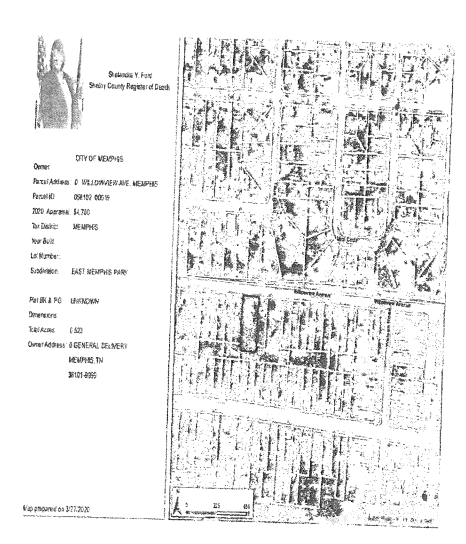
Whereas Yeni Carolina Quijada Serrano, submitted an offer of Five Thousand Dollars (\$5000.00) for the Parcel along with a Five Hundred Dollars (\$500.00) Earnest Money deposit to the City of Memphis Real Estate Center; and

Whereas it is deemed to be in the best interest of the Citizens of the City of Memphis and County of Shelby that said sale be accepted subject to City Ordinance 5637, Amendment to Section 2-291(A) of the City's Code of ordinance; which states in part, "The city real estate manager shall place a value on all properties being considered for sale in a manner herein determined and on all properties having an estimated and probable value of \$10,000.00 or less shall place a value without obtaining an independent appraisal."

Resolved, by the Council of the City of Memphis that the offer made by Yeni Carolina Quijada Serrano of Shelby County Tennessee on the above described property is hereby accepted subject to the City Ordinance 2-291-1(A) which states in part, "The city real estate manager shall place a value on all properties being considered for sale in a manner herein determined and on all properties having an estimated and probable value of \$10,000.00 or less shall place a value without obtaining an independent appraisal."

Be it further resolved, that subject to the Ordinance, the City of Memphis Real Estate Department shall prepare and arrange for the execution of the quit claim deed, and any other documents incidental to the completion of the transfer, and the Mayor of the City of Memphis is hereby authorized to execute said deeds or any other documents necessary to complete the sale and conveyance.

Exhibit A





- Description of the Item (Resolution, Ordinance, etc.)
 This is a Resolution requesting the approval for the sale of a City owned parcel located a 0 E. Utah Avenue in Memphis, Shelby County, Tennessee and further described as Parcel ID # 024057 00028.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. This item does not require a change to an existing ordinance.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This item does not require a new contract or amend an existing contract.

5. State whether this requires an expenditure of funds/requires a budget amendment. This item does not require an expenditure of funds or a budget amendment.





A Resolution approving the sale of 0 E. Utah Avenue- Parcel ID #024057 00028 Memphis, Tennessee 38106

Whereas the City of Memphis owns a surplus parcel located at 0 E. Utah Avenue and is further identified by Shelby County Tax Assessor as Parcels 024057 00028 containing 0.082ac, more or less;

Whereas the sale of the City owned parcel will increase the General Fund, generate tax revenue, and eliminate blight and maintenance cost for the City of Memphis;

Whereas Jesse Price an adjoining property owner, submitted an offer of Five Hundred Dollars (\$500.00) for the Parcel along with a Fifty Dollars (\$50.00) Earnest Money deposit to the City of Memphis Real Estate Center; and

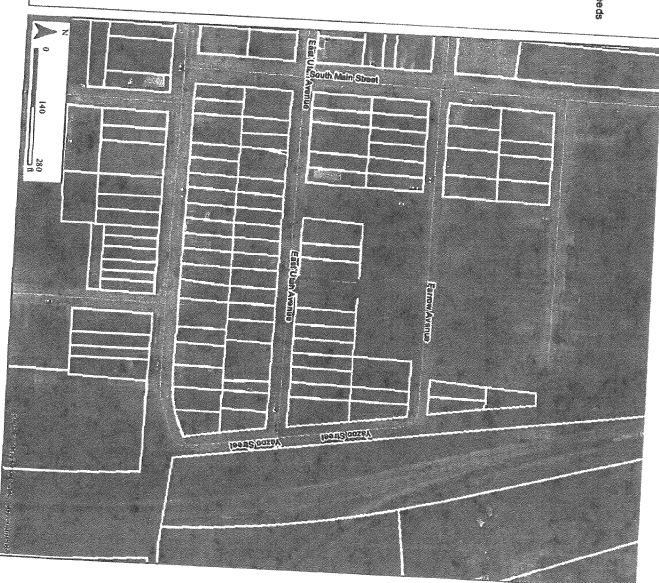
Whereas it is deemed to be in the best interest of the Citizens of the City of Memphis and County of Shelby that said sale be accepted subject to City Ordinance Section 2-291(A) of the City's Code of ordinance; which states in part, "The city real estate manager shall place a value on all properties being considered for sale in a manner herein determined and on all properties having an estimated and probable value of \$10,000.00 or less shall place a value without obtaining an independent appraisal.

Resolved, by the Council of the City of Memphis that the offer made by Jessie and Shawn Price of Shelby County Tennessee on the above described property is hereby accepted subject to the City Ordinance 2-291-1(A) which states in part, "The city real estate manager shall place a value on all properties being considered for sale in a manner herein determined and on all properties having an estimated and probable value of \$10,000.00 or less shall place a value without obtaining an independent appraisal."

Be it further resolved, that subject to the Ordinance, the City of Memphis Real Estate Department shall prepare and arrange for the execution of the quit claim deed, and any other documents incidental to the completion of the transfer, and the Mayor of the City of Memphis is hereby authorized to execute said deeds or any other documents necessary to complete the sale and conveyance.

Dimensions: Plat BK & PG: Subdivision: Lot Number: Year Bullt: Tax District: 2020 Appraisal: \$1,900 Parcel Address: 0 E UTAH , MEMPHIS Parcel ID: 7-111 30 X 119 RANDOLPH'S FLORIDA 8 MEMPHIS 024057 00028 MEMPHIS CITY OF COMM DEV

Shelandra Y. Ford Shelby County Register of Deeds



Owner Address: 125NMAINST

38103-2026

MEMPHIS, TN

Total Acres:

0.082



Description of the Item (Resolution, Ordinance, etc.)
 Resolution to approve the reallocation of Sollid Waste funds for Hervery's Home Improvement, LLC., contract number 32988. Contract is to provide unmanageable volume and ememergency response due to service delay fallure

- Initiating Party (e.g. Public Works, at request of City Council, etc.)
 This contract is initiatied by the Solid Waste Division.
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.

The funding for contract 32988 is available in the FY2020 Solid Waste Budget. The funds must be reallocoated.

 State whether this requires a new contract, or amends an existing contract, if applicable.

Contract number 32988 currently exist, however funds need to be reallocated to pay unanticipated invoices.

5. State whether this requires an expenditure of funds/requires a budget amendment.

No city funds are required. Yes, approval will require amendment to reallocate funds in the FY2020 Operating Budget.

6. Same night meeting minutes are requested



This is a resolution to reallocate appropriate funds for Hervey's Home Improvement, LLC.

WHEREAS, the City of Memphis Division of Solid Waste and Hervery's Home Improvement entered into an Agreement to provide the Unmanageable Volume Emergency Response; and

WHEREAS, due to Services Delay Failure, Increase Volume due to Covid-19, and Increased High Volume of Spring-Cleaning Season; and

WHEREAS, it is necessary to appropriate One Million dollars (\$1,000,000.00) for payment of invoices to Hervery's Home Improvement, LLC, as follows:

Invoice #'s 18157 & 18158 \$874,172.00
Invoice Contingencies \$125,828.00
Total Amount \$1,000,000.00

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that the Fiscal Year 2020 Budget be and is hereby amended by allocating One Million Dollars (\$1,000,000.00) for services rendered by Hervery's Home Improvement, LLC

BE IF FURTHER RESOLVED, that the Fiscal Year 2020 Operating Budget be and is hereby amended by appropriating the Expenditures for the Solid Waste Division in the amount of One Million Dollars (\$1,000,000.00) as follows:

Contract Tile Hervery's Home Improvement
Contract Number 32988
Total Amount \$1,000,000.00



1. Description of the Item (Resolution, Ordinance, etc.)

This is a Resolution requesting the approval of the sale of a City owned vacant parcel located at 1534 Robin Hood Lane, and further described as Parcel #058086 00047, Memphis, Shelby County, Tennessee. The proposed sale will be executed pursuant to the Mow-to-Own Program as described in the amended ordinance 2-291.1 and the approved Memorandum of Understanding (MOU).

- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 General Services
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. This item does not change an existing ordinance.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This item does not require a new contract or amend an existing contract.

State whether this requires an expenditure of funds/requires a budget amendment.
 This item does not require an expenditure of funds or budget amendment.

A Resolution approving the sale of 1534 Robin Hood Lane, Memphis, TN 38111 to Lori Vongphrachanh and Troy Connatser as part of the Mow-to-Own Program

Whereas the City of Memphis is the owner of a vacant parcel located at 1534 Robin Hood Lane, Memphis, TN 38111 and further described as Parcel # 058086 00047. The City no longer has a need for the parcel and has declared it eligible for the Mow-to-Own Program;

Whereas Lori Vongphrachanh and Troy Connatser have qualified and been approved to be a participant in the Mow-to-Own program and have signed the required Memorandum of Understanding and have submitted the required \$175 administrative fee;

Whereas The City of Memphis, Lori Vongphrachanh and Troy Connatser have mutually agreed on the sale amount of \$1,650;

Whereas the sale of 1534 Robin Hood Lane will increase the City's General Fund, generate tax revenue, and eliminate blight and maintenance cost for the City of Memphis; and

Whereas it is deemed to be in the best interest of the Citizens of the City of Memphis and County of Shelby that said sale be accepted subject to City Ordinance 2-291 and 2-291.1 as well as the terms and conditions in the Memorandum of Understanding, "now, therefore, be it"

Resolved, by the Council of the City of Memphis, the above described parcel be hereby approved for sale subject to the City Ordinance 2-291.1 as amended (Mow-to-Own Program) which states in part, "The manager of the city real estate department shall be authorized to sell tax adjudicated vacant property that adjoining property owners have maintained and are able to purchase through credits and pursuant to the terms of a Memorandum of Understanding (MOU), see attached signed and executed MOU."

Be it further resolved, that subject to the Ordinance, the City of Memphis Real Estate Department shall manage, prepare and arrange for credits to be applied for the mowing of the property and the subsequent execution of the quit claim deed, and any other documents incidental to the completion of the transfer, and the Mayor of the City of Memphis is hereby authorized to execute said deed or any other documents necessary to complete the sale and conveyance.

MEMORANDUM OF UNDERSTANDING

RECITALS

- A. WHEREAS, the City's Department of General Services instituted a Mow to Own Program ("Program") as part of the City of Memphis' ongoing efforts to improve neighborhoods by returning vacant, abandoned, and underutilized properties into productive community assets; and,
- B. WHEREAS, under the Program homeowners may qualify and be approved for the purchase of vacant lot(s) adjacent to their home; and
- C. WHEREAS, under the Program non-profit organizations that are registered and in good standing with the State of Tennessee, that are existing stakeholders within the same neighborhood as specific vacant lots may qualify and be approved for purchase thereof; and,
- D. WHEREAS, the Purchaser has successfully submitted an application, to the Seller, attached here to and made a part here of and marked "Exhibit A" ("Application"), outlining the Purchaser's maintenance program of the specific vacant lot(s) identified as "Exhibit B" attached here to and made a part hereof; and,
- E. WHEREAS, in exchange for the Purchaser's commitment to maintain the vacant lot(s), the Seller agrees to permit the non-exclusive use thereof; and,
- F. WHEREAS, the Parties are in agreement and desire to memorialize their intentions relative to the purchase of the vacant lot(s); and,

NOW, THEREFORE, subject to subsequent approval of Memphis City Council, the Parties hereby agree as follows:

Subject to all terms and conditions of this MOU and the Application, the Seller may submit
to the Memphis City Council a resolution requesting authority to sell, "As-Is Where-Is" by
quitclaim deed, the following real property ("Property") to the Purchaser:

Tax Parcel № 058086 00047;

Commonly known as 1534 Robin Hood Lane., Memphis, TN 38111; Situated in the County of Shelby, in the State of Tennessee, and in the City of Memphis and bounded and described as follows:

Part of Lot 19, E.L. Roger's East Memphis Park Subdivision, Section A, and being the same property described in Instrument # 09133724 recorded in the Shelby County Register's Office, Shelby County, Tennessee.

- 2. Purchaser shall pay the Seller the recording fee to the Shelby County Register.
- 3. The Seller will credit to the Purchaser at the time of conveyance, the sum not to exceed One Thousand Three Hundred and Fifty Dollars and 00/100 U.S. Dollars (\$1,350.00) against the agreed upon purchase price, for the value of the maintenance made to the Property according to the Application. If this MOU is terminated for any reason or if the sale of the Property is not approved by Memphis City Council, Purchaser agrees that it shall not be reimbursed or compensated for any maintenance undertaken on the Property.
- 4. Until conveyance of the Property to the Purchaser, Purchaser may only have non-exclusive rights of access and use of the Property consistent with the terms of this MOU and the Application. Purchaser shall not permit any waste or damage to Property and shall not occupy or use the Property for any purposes that are unlawful, hazardous, unsanitary, noxious, or offensive.
- Purchaser shall not conduct any business on the Property for profit or otherwise, except for the permitted access and maintenance uses described in this MOU.
- Purchaser shall not store or use petroleum-based products, fertilizers, pesticides, or other chemicals on the Property, while the Property is still owned by the Seller
- No alcoholic beverages or controlled substances of any kind shall be permitted, consumed, used, or kept on the Property, while the Property is still owned by the Seller.
- At the time the Quit Claim deed is recorded, the City shall submit the necessary application
 with the Shelby County Assessor's Office to combine the Property with the Purchaser's
 existing adjacent property, if applicable.
- Purchaser shall continue to maintain the Property in a manner consistent with the Application and all local, state, and federal laws, regulations, and property/housing/zoning codes.

- 10. Purchaser hereby waives and releases the City of Memphis, TN all of its departments and divisions and all of its employees, agents or other representatives from any loss, claim, cause of action, damage, or liability whatsoever, whether without limitation strict or absolute liability in tort or by statue imposed, charge, cost or expense, including without limitation, attorneys' fees to the extent any damage or loss to property or injury or death resulting in any manner from this MOU, Application, or exercising the rights and obligations therein.
- 11. Purchaser hereby agrees to indemnify the City of Memphis, TN, all of its departments and divisions and all of its employees, agents or other representatives against any monetary award, both compensatory and punitive, or equitable relief by a judge or jury that may result from damages or loss to persons or property sustained as a result of this MOU, Application, or exercising the rights and obligations therein.
- 12. Purchaser shall not permit any interest or lien to be placed on the Property, while the Property is still owned by the Seller.
- 13. In the event the Purchaser:
 - A. Fails to perform the terms of this MOU; or
 - B. No longer owns a lot adjacent to the Property; or
 - C. Violates the terms of the Application, including the timely payment of the purchase
 - D. If the Memphis City Council fails to pass the necessary Resolution,

This MOU shall automatically terminate and become null and void and neither party shall have further liability to the other arising out of this MOU, except paragraphs 10, 11 and 12, which shall survive.

Purchaser shall not assign, lease or otherwise transfer any rights under this MOU, without the written consent of the City of Memphis, Department of General Services and City Council.

IN WITNESS WHEREOF, the Parties have executed this MOU this 19th day of , 2019.

CITY OF MEMPHIS, TN nicipal corpoga

dministrator, Memphis Code Enforcement

Lorie Vongphrachanh

Purchaser

Purchaser

 Have you or your Company/Organization ever been found guilty by Environmental Court of violating the City Housing Code? Please explain a "yes" answer below. Use additional paper if needed.

Yes

No

- The City reserves the right to reject the applications of any applicant for any reason, including but not limited to the following:
 - o Applicants who are delinquent in the payment of local property taxes
 - o Applicants who own unoccupied properties
 - Applicants whose properties are in violation of City Codes.

Tax Payment/MLGW Info:

June 16, 2020 Committees-Supporting Documents

- Include with your application a printout of the tax payment history from the Shelby County Trustee's
 and the City's e-payment website for each of the properties listed above. Alternatively, a copy of a
 paid receipt will be accepted.
- Include with your application a copy of all current MLGW bills for each of the properties listed above.
- Except in rare situations, applications from owners of tax delinquent properties or properties with tax liens will not be approved.

About the property you wish to purchase: (To be completed by City of Memphis)

Parcel ID Number: 058086 00047

Address: 1534 ROBIN HOOD LN

Proposed Purchase Price: \$ 1,650 (Revised sales price 3/9/2020)

Why do you want to purchase this City Property? Please describe your plans for the property here.



1. Description of the Item

This resolution amends the Fiscal Year 2021 Capital Improvement Budget by transferring and appropriating funds to install speed humps at various locations throughout the city.

2. Initiating Party

The Engineering Division (upon citizens' request) has determined the need for installation of speed humps in various neighborhoods.

- 3. State whether this is a change to an existing ordinance or resolution, if applicable. This project does not involve a change to an existing ordinance or resolution.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This request will not require a new contract. An on-call contract is currently active.

State whether this requires an expenditure of funds/requires a budget amendment.
 Expenditure of funding will be required.



A Resolution appropriating Contract Construction Funds for EN01099 – Speed Hump Installation-Group 12

WHEREAS, the Council of the City of Memphis did include the Traffic Calming Devices Cover Line, Project Number EN21200 as part of the Engineering Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, bids were taken on July 10, 2019 for on-call speed hump installation at various locations (3-Year Term), with the lowest complying bid submitted by PRECISE CONCRETE; and

WHEKEAS, it is necessary to transfer an allocation of \$1,700,000.00 funded by G.O. Bonds – from the Traffic Calming Devices Cover Line, Project Number EN21200 to Speed Hump Installation – Group 12, Project Number EN01099; and

WHEREAS, it is necessary to appropriate \$1,700,000.00 funded by G.O. Bonds in Speed Hump Installation — Group 12, Project Number EN01099 as follows:

Contract Construction \$1,700,000.00

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that the Fiscal Year 2021 Capital Improvement Budget be and is hereby amended by transferring an allocation of \$1,700,000.00 funded by G.O. Bonds from the Traffic Calming Devices Cover Line, Project Number EN21200 to Speed Hump Installation — Group 12, Project Number EN01099.

BE IT FURTHER RESOLVED, that there be and is hereby appropriated the sum of \$1,700,000.00 funded by G.O. Bonds and chargeable to the Fiscal Year 2021 Capital Improvement Budget and credited as follows:

Project Title Project Number Total Amount Speed Hump Installation - Group 12

EN01099 \$1,700,000.00



- Description of the Item (Resolution, Ordinance, etc.)
 This resolution amends the Fiscal Year 2021 Capital Improvement Budget by appropriating funds for LED Traffic Signal Replacement (EN01096)
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 This project is being initiated by the Division of Engineering.
- 3. State whether this is a change to an existing ordinance or resolution, if applicable. This project does not involve a change to an existing ordinance or resolution.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable.

This LED Replacement project will not require a new contract (Existing On-Call Contract available).

5. State whether this requires an expenditure of funds/requires a budget amendment. A new expenditure of funds is required.



A Resolution appropriating Construction Funds for ENO1096 – LED Traffic Signal Replacement

WHEREAS, the Council of the City of Memphis did include LED Traffic Signal Replacement, Project Number EN01096 as part of the Engineering Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, bids were taken on September 7, 2018 for an On-Call, LED Replacement Project (3-year term), with the lowest complying bid being submitted by Shelby Electric; and

WHEREAS, it is necessary to encumber additional funding into this existing LED Replacement Contract to expedite the replacement of LED Modules that have exceeded their useful service life at various Signalized Intersections throughout the City; and

WHEREAS, it is necessary to appropriate \$500,000.00 funded by G.O. Bonds to LED Traffic Signal Replacement, Project Number EN01096 in Contract Construction.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that there be and is hereby appropriated the sum of \$500,000.00 funded by G.O. Bonds and chargeable to the Fiscal Year 2021 Capital Improvement Budget and credited as follows:

Project Title:

LED Traffic Signal Replacement

Project Number:

EN01096

Contract Construction: \$500,000.00



- Description of the Item (Resolution, Ordinance, etc.)
 Resolution for FY21 CIP Street Resurfacing recoveries for Public Works, Street Maintenance to fund paving operations.
- 2. Initiating Party (e.g. Public Works, at request of City Council, etc.)
 Public Works
- 3. State whether this is a change to an existing ordinance or resolution, if applicable.
- 4. State whether this requires a new contract, or amends an existing contract, if applicable. This resolution indirectly funds several contracts as the funds recovered by the CIP allow Street Maintenance to purchase the various materials used to produce asphalt for paving. These materials are generally bid and purchased under contracts.
- 5. State whether this requires an expenditure of funds/requires a budget amendment. This resolution requires an expenditure of funds and budget amendment. This resolution recovers \$6,500,000.00 from FY21 CIP Budget, providing funding for Street Maintenance personnel as well as materials and supplies.

RESOLUTION

This resolution is for the Fiscal Year 2021 CIP and funds the paving operations performed by Public Works or directly by the Street Maintenance Department.

WHEREAS, the Council of the City of Memphis approved Asphalt Paving Coverline, project number PW21100 as part of the Fiscal Year 2021 Capital Improvement Budget; and

WHEREAS, \$6,500,000 is needed for the paving operations performed by Public Works or directly by the Street Maintenance Department; and

WHEREAS, it is necessary to transfer an allocation of \$6,500,000 funded by G.O. Bonds from Asphalt Paving Coverline, project number PW21100 to FY21 Asphalt Paving In-house OP Project, project number PW21103; needed for the paving operations performed by Public Works or directly by the Street Maintenance department; and

WHEREAS, it is necessary to appropriate \$6,500,000 funded by GO Bonds for FY21 Asphalt Paving In-house OP.

NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Memphis that the Fiscal Year 2021 Capital Improvement Budget be and is hereby amended by transferring an allocation of \$6,500,000 funded by G O Bonds from Asphalt Paving Coverline, project number PW21100 to FY21 Asphalt Paving In-house OP Project, project number PW21103; needed for the paving operations performed by Public Works or directly by the Street Maintenance department.

BE IT FURTHER RESOLVED, that there be and is hereby appropriated the sum of \$6,500,000 in G.O. Bonds chargeable to the Fiscal Year 2021 Capital Improvement Budget and credited as follows:

Project Title:

FY21 Asphalt Paving In-house OP

Project Number:

PW21103

Amount:

\$6,500,000

Resolution Requiring Community Meetings Prior to Hearings Before the Land Use Control Board

WHEREAS, land use in the City of Memphis and unincorporated Shelby County is regulated by the Memphis and Shelby County Unified Development Code ("UDC"); and

WHEREAS, the UDC regulates the administration and review of all land use applications, including those applications that must be heard before the Land Use Control Board ("LUCB") under Section 9.3 "Common Review Procedures;" and

WHEREAS, UDC Section 9.3.2 "Neighborhood Notification and Meeting" states,

[a]t least ten days but not more than 120 days, prior to a hearing before the Land Use Control Board, the applicant shall host and/or attend a neighborhood meeting with representatives from neighborhoods adjacent to the development site which the hearing involves:

- Zoning changes not in compliance with any plans to be considered;
- 2. Special use permit or amendment to a special use permit;
- 3. Planned development outline plan or amendment to a planned development outline plan; and
- 4. All subdivisions except minor subdivisions.

WHEREAS, although suspension of UDC Section 9.3.2 is not mentioned, during the last three months, the provision requiring neighborhood meetings was not enforced; and

WHEREAS, it is understandable that in-person meetings are suspended at this time due to the public health concerns caused by the Coronavirus; however, these public health concerns do not negate the desire and need for community input on land use decisions;

WHEREAS, any potential land use changes could alter or diminish citizens' enjoyment of neighboring parks, schools, community centers, and places of business.

NOW, THEREFORE, BE IT RESOLVED that the applicant of any land use matters that will come before the Memphis City Council must hold a community meeting prior to the Land Use Control Board's public hearing either in-person or via electronic means in accordance with UDC Section 9.3.2 "Neighborhood Notification and Meeting."

BE IT FURTHER RESOLVED by the Memphis City Council that all cases previous heard by the LUCB in which community meetings were not held are remanded to the LUCB for public hearing upon the satisfaction of UDC Section 9.3.2 "Neighborhood Notification and Meeting."

BE IT FURTHER RESOLVED that a report of the community meeting shall be included in the hearing packet submitted to the Memphis City Council by the Office of Planning and Development.

SPONSOR: Cheyenne Johnson

Patrice Robinson CHAIRWOMAN

Substitute Ordinance No. 5751

Substitute Ordinance Amending the Memphis Code of Ordinances Relative to Requirements for Persons to wear facial coverings or masks while present in businesses and public places within the City of Memphis during public health emergencies

WHEREAS, the transmission of the COVID-19 virus continues to threaten our citizens despite the City's efforts to slow the spread of the virus over the past two (2) months;

WHEREAS, as businesses and operations reopen in the City, it is critical that Memphians remain vigilant to protect themselves and their fellow Memphians;

WHEREAS, scientific evidence shows that a substantial number of individuals with the COVID-19 virus are asymptomatic and that individuals who contract the virus may still transmit the virus to others before ever showing symptoms by speaking, coughing, or sneezing.

WHEREAS, employees of businesses that reopen are put in a vulnerable position when patrons come in without a face covering;

WHEREAS, the Council desires to make sure workers are safe as they interact with customers.

WHEREAS, science shows that face coverings are one of the most effective means of reducing the spread of the COVID-19 virus;

WHEREAS, the risks of inaction are high and likely fatal for elderly persons and individuals with serious underlying health conditions, including high blood pressure, chronic lung disease, diabetes, obesity, asthma, and those whose immune system is compromised such as by chemotherapy for cancer and other conditions requiring such therapy;

WHEREAS, the risks are particularly high for African American citizens. As of May 27, 2020, there was a cumulative total of 4,703 confirmed cases of infection by the COVID-19 virus and 102 deaths in Shelby County, of which over 65% of the confirmed cases and over 68% of deaths were African-American citizens.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MEMPHIS that the various sections of this ordinance shall upon becoming effective as provided by law shall be and become a new Chapter under Title 9 of the Code of Ordinances and shall read as follows:

Section 1: SHORT TITLE

1.01 This Ordinance shall be known as the "Face Covering/Mask Ordinance."

Section 2: LEGISLATIVE FINDINGS AND INTENT

- 2.01 Tennessee General Assembly has declared the State's policy that safeguarding the life and property of its citizens is an innate responsibility of the governing body of each political subdivision of the state;
- 2.02 The Council, as the governing body of the City, does hereby find, declare and conclude that it has the power and duty under the City's Charter:
 - 1) to pass all laws to preserve the health of the City;
 - 2) to prevent the introduction of contagious diseases within the City; and
 - to define, prevent, remove and cause to be abated nuisances within the City;
- 2.03 The Council, as the governing body of the City, does hereby further find, declare and conclude that it has the power and authority under State statutes to take whatever prudent action is necessary to ensure the health,

safety, and welfare of the community during a declared state of emergency and that this Ordinance is adopted pursuant to State policy and the authority granted it under State statutes and the City's Charter;

2.04 The Council does hereby find and declare that this Ordinance is based on evidence of increasing occurrence of COVID-19 within the City, the State of Tennessee, and the United States of America and on scientific evidence, and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically;

2.05 The Council does hereby find and declare that this Ordinance is also issued in light of the existence, as of May 27, 2020, of a cumulative total of 4,703 confirmed cases of infection by the COVID-19 virus and 102 deaths in Shelby County, of which over 65% of the confirmed cases and over 68% of deaths are African-American citizens;

2.06 It is the intent of this Ordinance:

- A. To help reduce the spread of the COVID-19 virus and mitigate the impact of the virus on members of the public and on the delivery of critical healthcare services to those in need. All provisions of this Ordinance must be interpreted to effectuate this intent.
- B. To ensure that all people who are visiting or working at Essential Businesses and all people who are seeking care at healthcare facilities or engaged in certain types of public transit or transportation with others wear a Face Covering to reduce the likelihood that they may transmit or receive the COVID-19 virus.
- C. To ensure that people who work for or seek services from entities engaged in Essential Infrastructure work, Minimum Basic Operations, or Essential Government Functions also wear a Face Covering when they are in close proximity to others.
- D. To create environments where employees, customers and members of the public may feel safe in visiting and/or working

in Essential Businesses, Essential Government Functions and Healthcare Operations.

Section 3: REQUIRMENTS FOR WEARING FACE COVERINGS

3.01. GENERAL REQUIRMENT FOR WEARING FACE COVERINGS. Except as specifically exempted herein, Face Coverings shall be worn at all times by all persons when in a public place within the City of Memphis during public health emergencies and/or recognized epidemics or pandemics to prevent the spread of contagious air borne diseases

3.02 SPECIFIC REQUIREMENT FOR WEARING FACE COVERINGS. All members of the public, except as specifically exempted herein, are required to wear a Face Covering outside their home or other place they reside in the following specific situations:

- 1) When they are inside of, or in line to enter, any Essential Business including, but not limited to, grocery stores, convenience stores, supermarkets, laundromats, and restaurants;
- 2) When they are inside of, or in line to enter, any Non-Essential Business as defined in this Ordinance.
- 3) When they are inside or at any location or facility engaging in seeking or receiving Essential Government Functions, including but not limited to City Hall or other City buildings and facilities;
- 4) When they are at the entrance to and inside elevators in all public and private buildings;
- 5) When they are engaged in Essential Infrastructure work;
- 6) When they are obtaining services at Healthcare Operations—including hospitals, clinics, COVID-19 testing locations, dentists, pharmacies, blood banks and blood drives, other healthcare facilities, mental health providers, or facilities providing veterinary care and similar healthcare services for animals—unless directed otherwise by an employee or worker at the Healthcare Operation; or

- 7) When they are waiting for or riding on public transportation (including without limitation any bus, MATA, street car or paratransit or are in a taxi, private car service, or ride-sharing vehicle.
- 8) Each driver or operator of any public transportation or paratransit vehicle, taxi, or private car service or ride sharing vehicle must wear a Face Covering while driving or operating such vehicle, regardless of whether a member of the public is in the vehicle, due to the need to reduce the spread of respirator droplets in the vehicle at all times.
- 9) All Essential Businesses, Non-Essential Businesses, as well as entities and organizations with workers engaged in Essential Infrastructure work, or Essential Government Functions (except for Healthcare Operations, which are subject to their own regulation regarding specified face coverings), must:
 - a) Require their employees, contractors, owners, and volunteers to wear a Face Covering at the workplace and when performing work off-site any time the employee, contractor, owner, or volunteer is:
 - i. interacting in person with any member of the public;
 - ii. working in any space visited by members of the public, such as by way of example and without limitation, reception areas, grocery' store or pharmacy aisles, service counters, public restrooms, cashier and checkout areas, waiting rooms, service areas, and other spaces used to interact with the public, regardless of whether anyone from the public is present at the time;
 - iii. working in any space where food is prepared or packaged for sale or distribution to others; working in or walking through common areas such as hallways, stairways, elevators, and parking facilities; or
 - iv. in any room or enclosed area when other people (except for members of the person's own household or residence) are present.
 - v. Take reasonable measures, such as posting signs, to remind their customers and the public of the requirement that they wear a Face Covering while inside of or waiting in line to enter the business, facility, or location. Essential Businesses and entities or organizations that engaged in Essential Infrastructure work must take all reasonable steps to prohibit any member of the public who

is not wearing a Face Covering from entering and must not serve that person if those efforts are unsuccessful.

3.03 Reusable face coverings or masks must remain clean and sanitary via regular washing and daily disinfecting.

Section 4: EXEMPTIONS FROM REQUIRMENTS FOR WEARING FACE COVERINGS

4.01 A Face Covering is not required when a person is in a personal office (a single room) when others outside of that person's household are not present as long as the public does not regularly visit the room. By way of example and without limitation, a construction worker, plumber, bank manager, accountant, or bike repair person is not required to wear a Face Covering if that individual is alone and in a space not regularly visited by the public, but that individual must put on a Face Covering when coworkers are nearby, when being visited by a client/customer, and anywhere members of the public or other coworkers are regularly present.

4.02 A Face Covering is not required when a person is eating or drinking in a restaurant or bar or similar facility.

4.03 Any child aged two years or less must not wear a Face Covering because of the risk of suffocation. This Ordinance does not require that any child aged twelve years or less wear a Face Covering. Parents and caregivers must supervise use of Face Coverings by children to avoid misuse.

4.04 Wearing a Face Covering is recommended but not required while engaged in outdoor recreation such as walking, hiking, bicycling, or running. But each person engaged in such activity must comply with social distancing requirements including maintaining at least six feet of separation from all other people to the greatest extent possible. Additionally, it is recommended that each person engaged in such activity bring a Face Covering and wear that Face Covering in circumstances where it is difficult to maintain

compliance with Social Distancing Requirements and that they carry the Face Covering in a readily accessible location, such as around the person's neck or in a pocket, for such use.

4.05 Because running or bicycling causes people to more forcefully expel airborne particles, making the usual minimum 6 feet distance less adequate, runners and cyclists must take steps to avoid exposing others to those particles, which include the following measures: wearing a Face Covering when possible; crossing the street when running to avoid sidewalks with pedestrians; slowing down and moving to the side when unable to leave the sidewalk and nearing other people; never spitting; and avoiding running or cycling directly in front of or behind another runner or cyclist who is not in the same household.

4.06 This Ordinance does not require any person to wear a Face Covering while driving alone, or exclusively with other members of the same family or household, in a motor vehicle.

4.07 A Face Covering is also not required by this Order to be worn by a particular individual if the person can show either: (1) a medical professional has advised that wearing a Face Covering may pose a risk to the person wearing the mask for health-related reasons; or (2) wearing a Face Covering would create a risk to the person related to their work as determined by local, state, or federal regulators or workplace safety guidelines; or because the person suffers from a Medical Condition that prevents that person from wearing a Face Covering.

4.08 A Face Covering should also not be used by anyone who has trouble breathing or is unconscious, incapacitated, or otherwise unable to remove the Face Covering without assistance.

Section 5: VIOLATIONS

5.01 The Council does hereby expressly find and declare that this Ordinance is necessary to slow the rate of spread of COVID-19 in the City, especially among its most vulnerable citizens. Failure to comply with any of

the provisions of this Ordinance constitutes an imminent threat and immediate menace to public health, especially and therefore is declared to be a public nuisance, which is a Class C Misdemeanor that is punishable in the manner set forth herein or is subject to other extraordinary legal remedies available to the City to eliminate and/or abate public nuisances.

Section 6: ADMINISTRATION AND ENFORCEMENT

6.01 Pursuant to the City's Charter, the Mayor, by virtue of his office, is the Chief Executive Officer of the City government, and each and every department thereof, and as such, shall have under his control and be charged with the duty of supervising and compelling the performance of duties by all other officers and employees. The Mayor is required to see that provisions of the City's Charter and Ordinances are obeyed and enforced.

6.02 Notwithstanding any City Ordinance to the contrary, whenever any emergency occurs, or any rare or unusual disease appears, or when any disease becomes unduly prevalent, the Mayor, in consultation with a medical professional selected by him, shall have the power to employ any measures necessary for the protection of the public health; and the Mayor shall have the power, by proclamation, to establish quarantine and contact tracing measures and to promulgate such rules and regulations as may be necessary to combat such emergencies, including rules and regulations for persons residing in, entering or leaving the city, and the regulation of property, and he or she shall have power to make such expenditures as may be necessary for such purposes.

6.03 The Mayor shall be authorized to appoint his officers, assistants and employees to enforce the rules and regulations promulgated by the Mayor under the provisions of this Ordinance. Any person who violates any such regulation, or who fails to carry out any lawful order of the Mayor or his designee(s) in such emergencies, shall be guilty of a misdemeanor.

6.04 Whenever the Mayor deems it necessary to carry out the provisions of this Ordinance, the Mayor shall have the power to call upon the Chief of police services for a detail of officers, and the director of police shall furnish such officers, and the officers so detailed shall act under the direction of the Mayor for the purpose of carrying out the provisions of this Ordinance or any proclamation or regulation issued by the Mayor to abate any public health nuisances and may issue citations for violations hereof.

6.05 The Municipal Courts of the City shall have jurisdiction over any citations issued for violations of this ordinance.

6.06 The fines or penalties that may be assessed by the City's Municipal Courts shall be as follows:

- 1) First offense warning
- 2) Second offense community service

6.07 The Mayor shall also be authorized to seek restraining orders or injunctive relief in courts of appropriate jurisdiction to abate any continuing health nuisances that have occurred and are continuing in violation of Section 3.02 of this Ordinance.

6.08 The Mayor shall be authorized to create and operate COVID-19 community service activities to be performed by violators of this Ordinance.

6.09 The Mayor is requested to develop and post on the City's website a sample sign to be used by Essential Business and Governmental Operations for notifying customers and the public of the need to comply with the requirements of this Ordinance for wearing face coverings.

6.10 The Mayor is authorized to use any available federal COVID-19 funding for implementation of this Ordinance, including but not limited to compensation of inspectors and other employees whose services are substantially dedicated to mitigation of the COVID-19 public health emergency as provided in this Ordinance or for the provision of masks to small businesses, public transportation vehicles and for use by visitors to public buildings and facilities.

6.11 The Mayor is authorized to establish a system for employees of Essential and Non-Essential Businesses to report the failure of an employer to provide masks for their work and for members of the public to report violations of this Ordinance or any executive orders relating to reopening of businesses and activities, which may include telephone hot-lines and/or internet systems.

Section 7: MISCELLANEOUS

7.01 This Ordinance is also issued in consistent with, and incorporates by reference all operative Executive Orders of the Governor of the State of Tennessee and the Mayor of the City of Memphis and any applicable orders of the Health Officer for Shelby County.

Section 8: DEFINITIONS

- 8.02 "Essential Businesses" are:
- i. Healthcare Operations and businesses that operate, maintain, or repair Essential Infrastructure;
- ii. Grocery stores, certified farmers' markets, farm and produce stands, supermarkets, food banks, convenience stores, and other establishments engaged in the retail sale of unprepared food, canned food, dry goods, non-alcoholic beverages, fresh fruits and vegetables, pet supply, fresh meats, fish, and poultry, as well as hygienic products and household consumer products necessary for personal hygiene or the habitability, sanitation, or operation of residences. The businesses included in this subparagraph (ii) include establishments that sell multiple categories of products provided that they sell a significant amount of essential products identified in this subparagraph, such as liquor stores that also sell a significant amount of food;
- iii. Food cultivation, including farming, livestock, and fishing;

iv. Businesses that provide food, shelter, and social services, and other necessities of life for economically disadvantaged or otherwise needy individuals;

v. Construction,

Affordable housing that is or will be income restricted, including multi-unit or mixed-use developments containing at least 10% income restricted units;

Public works projects;

Shelters and temporary housing, but not including hotels or motels;

Projects immediately necessary to provide critical noncommercial services to individuals experiencing homelessness, elderly persons, persons who are economically disadvantaged, and persons with special needs;

Construction or repair necessary to ensure that residences and buildings containing Essential Businesses are safe, sanitary, or habitable to the extent such construction or repair cannot reasonably be delayed;

- vi. Newspapers, television, radio, and other media services;
- vii. Gas stations and auto-supply, auto-repair (including, but not limited to, for cars, trucks, motorcycles and motorized scooters), and automotive dealerships;
- viii. Bicycle repair and supply shops;
- ix. Banks and related financial institutions;
- x. Service providers that enable residential transactions (including rentals, leases, and home sales), including, but not limited to, real estate agents, escrow agents, notaries, and title companies
- xi. Hardware stores;
- xii. Plumbers, electricians, exterminators, and other service providers who provide services that are necessary to maintaining the habitability,

sanitation, and operation of residences and Essential Businesses, but not for cosmetic or other purposes;

xiii. Arborists, landscapers, gardeners, and similar service professionals, but only to the limited extent necessary to maintain the habitability, sanitation, operation of businesses or residences, or the safety of residents, employees, or the public (such as fire safety or tree trimming to prevent a dangerous condition);

xiv. Businesses providing mailing and shipping services, including post office boxes;

xv. Educational institutions—including public and private K-12 schools, colleges, and universities—

xvi. Laundromats, drycleaners, and laundry service providers;

xvii. Restaurants and other facilities that prepare and serve food, including schools and other entities that typically provide free food services to students or members of the public, but only for delivery or carry out, unless authorized for in person service pursuant to a state, county or city back-to-business order.

xviii Businesses that supply other Essential Businesses with the support or supplies necessary to operate.

xx. Businesses that have the primary function of shipping or delivering groceries, food, or other goods directly to residences or businesses. This exemption shall not be used to allow for manufacturing or assembly of non-essential products or for other functions besides those necessary to the delivery operation;

xxi. Airlines, taxis, rental car companies, rideshare services (including shared bicycles and scooters), and other private transportation providers providing transportation services necessary for Essential Activities;

xxii. Home-based care for seniors, adults, children, and pets;

- xxiii. Residential facilities and shelters for seniors, adults, and children;
- xxiv. Professional services, such as legal, notary, or accounting services;
- xxv. Services to assist individuals in finding employment with Essential Businesses;
- xxvi. Moving services that facilitate residential or commercial moves;
- xxvii. Childcare facilities providing services that enable owners, employees, volunteers, and contractors for Essential Businesses or Essential Governmental Functions to work as permitted. Children of owners, employees, volunteers, and contractors who are not exempt under this Order may not attend childcare facilities.
- 8.02 "Essential Government Functions" means all services needed to ensure the continuing operation of the government agencies and provide for the health, safety and welfare of the public.
- 8.03 "Essential Infrastructure," means airports, utilities (including water, sewer, gas, and electrical), oil refining, roads and highways, public transportation, solid waste facilities (including collection, removal, disposal, and processing facilities), cemeteries, mortuaries, crematoriums, and telecommunications systems (including the provision of essential global, national, and local infrastructure for internet, computing services, business infrastructure, communications, and web-based services).
- 8.04 "Health Conditions" means health conditions, including but not limited to, high blood pressure, chronic lung disease, diabetes, obesity, asthma, and those whose immune system is compromised such as by chemotherapy for cancer and other conditions requiring such therapy.
- 8.05 "Non-Essential Businesses" means all brick and mortar retail businesses not otherwise covered by this Ordinance.

Section 9. To the extent that this ordinance is in conflict with other ordinances of the City of Memphis, this ordinance shall supersede the others until the conflicting ordinance is amended or repealed.

Section 10. The provisions of this Ordinance are hereby severable. If any of these sections, provisions, sentences, clauses, phrases or parts are held unconstitutional or void, the remainder of this Ordinance shall continue in full force and effect.

Section 11. This Ordinance shall take effect from and after the date it shall have been passed by the City Council, signed by the Chair of the Council, certified and delivered to the office of the Mayor in writing by the Comptroller and become effective as otherwise provided by law.

SPONSORS: Dr. Jeff Warren
Michalyn Easter-Thomas

Patrice J. Robinson Chairwoman

LAW OFFICES ALLAN J. WADE, PLLC

5050 Poplar Avenuc, Suite 1028 Memphis, Tennessee 38157 Telephone (901) 322-8005

Allan J. Wade Brandy S. Parrish

June 9, 2020

Dr. Jeff Warren City Councilman Memphis City Council Memphis, TN 38103

Dear Dr. Warren:

As we discussed, I have prepared a substitute mask ordinance. This Ordinance seeks a balance between protecting workers and customers of essential business and government operations. It combines a global requirement for masks with a targeted requirement for places where citizens do not have the option of avoiding This will protect a large segment of our population and may make the Ordinance more palatable to those who are cavalier in dealing with the risks of COVID-19. As you know source control measures work. Also, it appears that businesses are making an effort to require masks to make their patrons feel safe to patronize their establishments. This ordinance will make masks a required accessory for all, because everyone will go to the grocery, drug store, liquor store and large brick and mortar retail businesses. I have summarized to highlights of the substitute ordinance below. I think the Ordinance thoroughly covers the subject, but let me know if you have any questions.

ORDINANCE SUMMARY

One key transmission method for the COVID-19 virus is respiratory droplets that people expel when they breathe or sneeze. With the virus that causes COVID-19, people can be infected and not have any symptoms, meaning they are asymptomatic, but they can still be contagious. People can also be infected and contagious 48 hours before developing symptoms, the time when they are pre-symptomatic.

Many people with the COVID-19 virus have mild symptoms and do not recognize they are infected and contagious, and they can unintentionally infect others. Therefore, the CDC now believes that wearing a face covering, when combined with physical distancing of at least 6 feet and frequent hand washing, may reduce the risk of transmitting coronavirus when in public and engaged in essential activities by reducing the spread of respiratory droplets.

And because it is not always possible to maintain at least 6 feet of distance, members of the public and workers should wear face coverings while engaged in most essential activities and other activities when others are nearby.

This Ordinance requires that people wear Face Coverings, which may be simple do-it-yourself coverings, in three main settings.

First, members of the public must wear Face Coverings while inside of or waiting in line to enter Essential Businesses, Brick and Mortar Retail Businesses and other businesses or facilities engaged in providing Essential Infrastructure, and providing Essential Government Functions (except Healthcare Operations, which are subject to different requirements), when seeking healthcare from Healthcare Operations, and when waiting for or riding on public transportation and other types of shared transportation.

Second, this Ordinance also requires employees, contractors, owners, and volunteers of all Essential Businesses or those operating public transportation and other types of shared transportation to wear a Face Covering when at work.

Third, this Ordinance also requires workers engaged in Essential Infrastructure work and Essential Government Functions to wear a Face Covering in areas where the public is present or likely to be and at any time when others are nearby.

This Ordinance includes certain exceptions. For instance, this Ordinance does not require that any child aged twelve years or younger wear a Face Covering and recommends that any child aged two years or younger should not wear one because of the risk of suffocation. It does not apply to persons medically unable to wear masks. It does not apply to persons eating or drinking at a restaurant or bar.

This Ordinance also does not apply to people who are in their own cars alone or with members of their own household.

It also does not require people wear Face Coverings while engaged in outdoor recreation such as walking, hiking, bicycling, or running, though it does recommend that they have a Face Covering with them but encourages them to practice social distancing and other measures to protect against transmission of the virus.

Finally, the Ordinance places administration with the Mayor and clarifies his authority under the City's Charter and Ordinances. There may be administrative items to resolved before the Ordinance can be fully implemented, but passage will allow the process to begin and will put in place a system for protecting the pubic, if and when, there is a second surge.

Very truly yours,

/s/ Allan J. Wade



City Council Item Routing Sheet

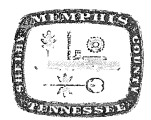
Division:	Housing & Community Developmen	Comm	ittee: Eco	on Dev & Touris	Mearing Date:	11/7/2017
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Item Description Resolution to all improvement pr	n: locate and appropriated \$4,150,0 ojects in the Pinch District.	00.00 in avai	llable Touris	m Development .	Zone surplus revenues	for infrastructur
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X ALLOCATION APPROPRIATION

CITY OF MEMPHIS CAPITAL IMPROVEMENT BUDGET REQUEST FOR COUNCIL TRANSFER

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<u>403</u>	Justification	: To allocate and appropriate available TDZ surplus reve	Approved:	1111	improvement projects. 6/10/20
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Memphis City Council Summary Sheet

Please provide a brief summary of the item, in bullet form, not to exceed one page:

- 1. Item is a resolution to allocate and appropriate \$4,150,000.00 in available Tourism Development Zone surplus revenues for infrastructure improvement projects in the Pinch District.
- 2. The initiating party is the Division of Housing & Community Development.
- 3. Not a change to an existing ordinance or resolution.
- 4. New contracts will be required.
- 5. An expenditure of funds will be required.



Resolution to allocate and appropriate \$4,150,000 in available Tourism Development Zone surplus revenues for various infrastructure improvement projects in the Pinch District.

WHEREAS, the Memphis City Council in 1999 authorized and the Tennessee State Building Commission (the SBC) in 2001 approved the establishment of a Tourism Development Zone in Downtown Memphis (Downtown TDZ) pursuant to TCA §7-88-103 of the Convention Center and Tourism Development Financing Act of 1998, as amended (the TDZ Statute), and the SBC approved amendments to the Downtown TDZ in 2011 and 2018; and

WHEREAS, the Memphis City Council has previously approved resolutions requesting Center City Revenue Finance Corporation (CCRFC) issue and sell Bonds in an aggregate principal amount necessary to fund prior TDZ project costs (the TDZ Bonds); and

WHEREAS, pursuant to TCA §7-88-106, state and local sales and use taxes shall be apportioned and distributed to the City of Memphis from the State in an amount equal to the incremental increase in state and local sales and use tax revenue derived from the sale of goods, products and services within the Downtown TDZ in excess of base tax revenues (the TDZ Revenue); and

WHEREAS, pursuant to Section 406(c) of the Trust Indenture relative to the TDZ Bonds, any TDZ Revenue not required for debt service, debt service reserve replenishment, bond redemption or bond defeasance as of June 30th of any Fiscal Year shall be deemed as surplus (the Annual TDZ Surplus and cumulatively over time the TDZ Surplus); and

WHEREAS, the Pinch District is one of five components designated as Qualified Public Use Facilities (QPUFs) within the Downtown TDZ and is therefore eligible for TDZ expenditures, along with certain associated and ancillary development as set forth in TCA §7-88-103, which includes improvements to supportive infrastructure such as sanitary sewers and electrical; and

WHEREAS, such application of the TDZ Surplus by the Bond Trustee for such costs, heretofore mentioned, shall be carried out in accordance with the submission of a Written Request from the City to pay such Costs of the Project and a Certification to the Trustee certifying the projected TDZ Revenues to which the City is entitled to collect are sufficient to pay debt service and all other legally authorized obligations; and

WHEREAS, the City certifies that all debt service is paid current, all reserve accounts are fully funded, TDZ Revenues which the City is entitled to collect are projected to be sufficient to pay debt service with an acceptable Debt Service Coverage Ratio (DSCR); and

WHEREAS, the City further certifies that the TDZ Surplus is sufficient to cover all existing contractual encumbrances against it, maintain a reserve fund of \$5 Million, and leave in excess of \$8,000,000 available for additional TDZ projects (the Available TDZ Surplus);

WHEREAS, the Tennessee Department of Economic and Community Development has awarded St. Jude Children's Research Hospital & ALSAC, in partnership with City of Memphis, a Fast Track grant awarding

up to \$36 Million for certain infrastructure improvements to St. Jude's campus and the Pinch District, with the requirement that the City provide a minimum of \$12 Million in matched funds (the Local Match Requirement); and

WHEREAS, \$3.1 Million of TDZ Surplus has already been appropriated and allocated for direct costs for the planning, architecture and engineering, project management, and construction of infrastructure improvements within the Pinch District (the TDZ Project Costs), and the City anticipates using up to \$5 Million of future bond proceeds for such costs; and

WHEREAS, it is necessary to use \$4,150,000 of the Available TDZ Surplus for the TDZ Project Costs to fulfill the Local Match Requirement; and

WHEREAS, in accordance with the terms and conditions of the Trust Indenture, and as eligible under the TDZ Statute, it has been determined that sufficient TDZ Surplus exists to pay \$4,150,000 for the TDZ Project Costs; and

WHEREAS, it is now the intent of the City to make a Written Request and Certification to the Bond Trustee to pay the aforementioned TDZ Project Costs; and

WHEREAS, upon receipt of said funds, it is necessary to appropriate the TDZ Surplus funds for the TDZ Project Costs in the amount of \$4,150,000, to amend the FY2021 Budget by approving a budget amendment and to allocate said funds as provided below; and

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Memphis as follows:

- Until such time as the final payment of principal and interest is made relative to the TDZ Bonds and pursuant to the terms of Section 406(c) of the Trust Indenture, as of June 30th of each Fiscal Year, any surplus TDZ Revenue not required for debt service, debt service reserve replenishment, bond redemption or bond defeasance (Annual TDZ Surplus) shall be applied to or paid for eligible
 TDZ Project Costs or 2) Reimbursement to the City for TDZ Project Costs, not previously reimbursed.
- Until such time as the final payment of principal and interest is made relative to the TDZ Bonds, the Administration of the City of Memphis is hereby authorized and shall make application and certification to the Bond Trustee for payment of eligible TDZ Project Costs and Reimbursement to the City for TDZ Project Costs, not previously reimbursed, from the Annual TDZ Surplus.
- All Annual TDZ Surplus funds received from the Bond Trustee are hereby dedicated to and restricted for appropriation and allocation to the TDZ Project Costs, and all budget/s are subject to and shall be amended to reflect the same.
- 4. The City of Memphis has determined and hereby certifies that as of June 30, 2020, sufficient TDZ Surplus in the amount of \$4,150,000 is available to pay the eligible direct project costs associated with the planning and due diligence, architecture and engineering, and project management and

construction related to the Pinch District component and associated and ancillary development (the TDZ Project Costs);

- 5. The authorized officials of the City of Memphis shall prepare the appropriate documents pursuant to Section 406(c) of the Trust Indenture and deliver said documents to the Bond Trustee ordering the payment of said TDZ Project Costs.
- 6. The FY2021 Budget is hereby amended to reflect the appropriation of the TDZ Surplus for the aforementioned TDZ Project Costs in the amount of **\$4,150,000** and also to reflect the allocation of said funds as provided below.

CD18105	Pinch Sewer	\$ 2,650,000.00
CD18108	Pinch MLGW	\$ 1,500,000.00



City Council Item Routing Sheet

Division: Ho	ousing & Community Development	Co	mmittee: Eco	on Dev & Touris	m Hearing Date:	6/16/2020
	Ordinance	X	Resolution	Eliteratura (Caracian Caracian	Grant Acceptance	3
	Budget Amendment		Commendat	ion	Other:	
Item Description: Resolution to allow \$3.5 million is goin	cate and appropriated \$5,000,0 og to the underground conversion	000.00 fc on by Pin	or Pinch District ch MLGW and \$	infrastructure im	provements. (From the Pinch Sewer projects).	e new GO Bonds
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Does this item requ	uire city expenditure?		Source and An	nount of Funds	MCCATCOMMENTAL CONTROL	
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X ALLOCATION X APPROPRIATION

CITY OF MEMPHIS CAPITAL IMPROVEMENT BUDGET REQUEST FOR COUNCIL TRANSFER

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ro	11196	Contract Construction	CD18105		\$ 1,500,000.00
	11196	Contract Construction	CD18108		3,500,000.00
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	Justification:	To allocate and appropriate TDZ CIP Bonds for Pinch D	istrict <u>infrastructu</u> Approved:	Vaul a.	0/10/20 100 Director
FC	OR TRANSFER:	Budget Manager/Comptroller/Deputy Comptroller	DATE	- constant	Finance Only
	APPROVEO:	Chief Financial Officer	DATE		EFFECTIVE DATE



Memphis City Council Summary Sheet

Please provide a brief summary of the item, in bullet form, not to exceed one page:

- 1. Item is a resolution to allocate and appropriate \$5,000,000.00 for Pinch District infrastructure improvements.
- 2. The initiating party is the Division of Housing & Community Development.
- 3. Not a change to an existing ordinance or resolution.
- 4. New contracts will be required.
- 5. An expenditure of funds will be required.



Resolution to allocate and appropriate \$5,000,000 for Pinch District infrastructure improvements.

WHEREAS, on June 16, 2020, an authorizing resolution for the issuance of \$31,000,000 of G.O Bonds (the "Bonds") was presented to Council for funding eligible projects and improvements within the Tourism Development Zone (TDZ) in downtown Memphis (the "Downtown TDZ"); and

WHEREAS, the Pinch District was approved as a Qualified Public Use Facility (QPUF) as part of the amendment to the Downtown TDZ approved by the Tennessee State Building Commission in 2011, the Downtown TDZ having been established in 2000 pursuant to TCA §7-88-101 et seq. of the Convention Center and Tourism Development Financing Act of 1998, as amended; and

WHEREAS, under TCA §7-88-103, improvements to the Pinch District's infrastructure are eligible expenditures as "qualified associated development" provided that said improvements are located no farther than one and a half miles outside the established outer boundaries of the Pinch District; and

WHEREAS, the Tennessee Department of Economic and Community Development has awarded St. Jude Children's Research Hospital & ALSAC, in partnership with City of Memphis, a Fast Track grant awarding up to \$36 Million for certain infrastructure improvements to St. Jude's campus and the Pinch District, with the requirement that the City provide a minimum of \$12 Million in matched funds (the Local Match Requirement); and

WHEREAS, \$3.1 Million of surplus TDZ revenues (TDZ Surplus) has already been appropriated and allocated for direct costs for the planning, architecture and engineering, project management, and construction of infrastructure improvements within the Pinch District, including moving a sewer line currently under the St. Jude campus into the public right of way and burying the overhead electrical lines along Second and Third Streets within the Pinch District to facilitate vertical development of these smaller lots (the TDZ Project Costs), and the City is seeking the allocation and appropriation of an additional \$4.15 M of TDZ Surplus for such costs; and

WHEREAS, it is necessary to allocate and appropriate an additional \$5,000,000 for Pinch District infrastructure improvements to fulfill the Local Match Requirement; and

WHEREAS, the administration wishes to allocate and appropriate \$5,000,000 in G.O. Bond proceeds to satisfy the Local Match Requirement; and

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Memphis, that \$5,000,000 in G.O. Bond proceeds be allocated and appropriated for Pinch District infrastructure improvements as follows:

CD18105	Pinch Sewer	\$ 1,500,000
CD18108	Pinch MLGW	\$ 3,500,000



City Council Item Routing Sheet

Division	: Housing & Community Developme	nt Cor	nmittee: Ec	on Dev & Tourism	Hearing Date:	6/16/2020
	Ordinance	X	Resolution		Grant Acceptance	
	Budget Amendment		Commendat	tion	Other:	
Item Description Resolution to a adjacent stree accumulated in	allocate and appropriate \$25,000 tscape improvements, project (,000.00 for 5S17102.	the remodel o	f the Renasant Conv on is from the new	rention Center and \$ a GO Bonds and \$5	5,000,000.00 fo million is fron
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action taken:	ous action taken by any other en		ard, commissio	n, task force, counc	il committee, etc.) an	d date of any
Does this item r	equire city expenditure?		Source and An	nount of Funds		en de commente de commence de contracte de c
\$ 30,000,000	.00 Amount		\$	Operating Budge	t	
\$ -	Revenue to be received		\$30,000,000.00	CIP Project #	GS17102	nevinantoria
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X	ALLOCATION APPROPRIAT	ON HAL IMPROV	EMENT BUDGET		
	DIVISIO	N: Housing & Community Development	DATE:	. 0:	6/10/20
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	1	o- GS17102-Renasant Convention Center			
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ROM	11196	TDZ CIP GO Bonds	GS17102	\$ 30,000,000,00	

11196	Contract Construction	GS17102		\$ 30,000,00
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Justification	To allocate and appropriate TDZ CIP Bonds for the ren	odel of the Ren	asant Conven	ition Center and adjacent
Justification	To allocate and appropriate TDZ CIP Bonds for the renstreetscape improvements. 6.10.2020	odel of the Ren	nasant Conven	ition Center and adjacent
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Trans. No.

25,000,000.00 5,000,000.00



Please provide a brief summary of the item, in bullet form, not to exceed one page:

- 1. Item is a resolution to allocate and appropriate \$25,000,000.00 for the remodel of the Renasant Convention Center and \$5,000,000.00 for adjacent streetscape improvements, project GS17102.
- 2. The initiating party is the Division of Housing & Community Development.
- 3. Not a change to an existing ordinance or resolution.
- 4. New contracts will be required.
- 5. An expenditure of funds will be required.



Resolution to allocate and appropriate \$25,000,000 for the remodel of the Renasant Convention Center and \$5,000,000 for adjacent streetscape improvements, project GS17102.

WHEREAS, on March 6, 2018, the Memphis City Council did approve an allocation and appropriation of \$175,000,000 for renovations to the Memphis Cook Convention Center, now renamed the Renasant Convention Center, project number GS17102 (the "Project"); and

WHEREAS, the administration determined during the bidding process in November 2018 that the inclusion of certain desired additive alternates would necessitate a construction budget of \$200,000,000; and

WHEREAS, on June 16, 2020, an authorizing resolution for the issuance of \$31,000,000 of G.O Bonds (the "Bonds") was presented to Council for funding eligible projects and improvements within the Tourism Development Zone (TDZ) in downtown Memphis (the "Downtown TDZ"); and

WHEREAS, the Renasant Convention Center was approved as a Qualified Public Use Facility (QPUF) during the establishment of the Downtown TDZ by the Tennessee State Building Commission in 2001 pursuant to TCA §7-88-101 et seq. of the Convention Center and Tourism Development Financing Act of 1998, as amended, and is therefore eligible for expenditures from TDZ bonds and TDZ surplus revenues; and

WHEREAS, the administration wants to allocate and appropriate \$25,000,000 from the proceeds of the Bonds for the completion of the renovations at Renasant Convention Center; and

WHEREAS, on March 6, 2018, the Memphis City Council did also authorize the issuance of \$175,000,000 of G. O. Bonds for the Project, the proceeds of which have since generated in excess of \$5,000,000 in interest (the "Interest"); and

WHEREAS, the administration wants to allocate and appropriate the \$5,000,000 in Interest for streetscape improvements around the Renasant Convention Center, particularly on Main Street; and

NOW, THEREFORE, BE IT RESOLVED, by the Council of the City of Memphis, that \$25,000,000 in G.O. Bond proceeds be allocated and appropriated for the completion of renovations at the Renasant Convention Center, **project number GS17102**; and

BE IT FUTHER RESOLVED, that \$5,000,000 in accumulated interest generated from the \$175,000,000 in G.O. Bonds originally issued in support of the Project be allocated and appropriated for streetscape improvements to those streets adjacent to the Convention Center, **project number GS17102**.

RESOLUTION

RESOLUTIONS OF THE COUNCIL OF THE CITY OF MEMPHIS, TENNESSEE, AUTHORIZING THE ISSUANCE. SALE AND DELIVERY OF NOT TO EXCEED THIRTY-ONE MILLION DOLLARS (\$31,000,000) AGGREGATE PRINCIPAL AMOUNT OF CITY OF MEMPHIS, TENNESSEE, GENERAL IMPROVEMENT BONDS, SERIES 2020A, FOR PURPOSE OF FINANCING THE COST OF PUBLIC WORKS PROJECTS; MAKING PROVISIONS FOR THE RAISING ANNUALLY BY THE CITY OF A SUM SUFFICIENT TO PAY. AS THE SAME SHALL BECOME DUE, THE PRINCIPAL OF AND PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS: PRESCRIBING THE FORM AND CERTAIN DETAILS OF SUCH BONDS AND DELEGATING TO THE CHIEF FINANCIAL OFFICER OF THE CITY THE AUTHORITY TO DETERMINE ADDITIONAL DETAILS; APPOINTING THE PAYING AGENT AND REGISTRAR FOR SUCH BONDS: AUTHORIZING AND PROVIDING FOR THE COMPETITIVE SUCH BONDS AND **APPROVING** PREPARATION AND DISTRIBUTION OF A PRELIMINARY OFFICIAL STATEMENT RELATING TO SUCH BONDS AND APPROVING THE FORM THEREOF; AUTHORIZING AND APPROVING AN OFFICIAL STATEMENT IN CONNECTION THE **ISSUANCE** OF SAID **BONDS:** AUTHORIZING CERTAIN **OTHER MATTERS** WITH RESPECT TO THE ISSUANCE OF SAID BONDS.

BE IT RESOLVED by the Council of the City of Memphis, Tennessee, as follows:

SECTION 1. Findings and Determinations.

- (a) The Council of the City of Memphis, Tennessee (the "Council"), on June 16, 2020, adopted an initial resolution (the "Initial Resolution") authorizing the issuance of general obligation bonds of the City of Memphis, Tennessee (the "City"), in the maximum principal amount of not to exceed thirty-one million dollars (\$31,000,000), for the purpose of financing various public works projects of the City, as further described herein.
- (b) The City deems it to be in its best interests to provide at this time, by adoption of this resolution, for the issuance of general obligation bonds of the City to finance various public works projects of the City, to be issued pursuant to the Initial Resolution and this

resolution in an aggregate principal amount not in excess of the authorized amount under the Initial Resolution.

SECTION 2. Approval and Authorization of 2020A Bonds. There is hereby authorized to be issued, sold and delivered under the Initial Resolution and this resolution, one or more series of general obligation bonds of the City in the maximum aggregate principal amount of not to exceed thirty-one million dollars (\$31,000,000) to be designated "General Improvement Bonds, Series 2020A" (the "2020A Bonds") for the purpose of (a) financing the cost of public works projects of the City and (b) providing for the payment of costs of issuance of the 2020A Bonds.

SECTION 3. Certain Details of 2020A Bonds. The 2020A Bonds, or such portion thereof as shall be determined by the Chief Financial Officer of the City (the "Chief Financial Officer"), shall be sold at one time or from time to time on a date or dates to be selected by the Chief Financial Officer. The 2020A Bonds of each series shall be numbered from R-1 upwards in order of issuance. The 2020A Bonds shall be dated as of a date to be determined by the Chief Financial Officer, shall be issued in the denomination of \$5,000 each or any integral multiple thereof, and shall bear interest payable initially and semiannually thereafter in each year on the dates and at the rates per annum, not to exceed 6% per annum, to be determined by the Chief Financial Officer. The 2020A Bonds shall mature in serial or term forms not later than the end of the fiscal year of the City following the fiscal year of the City in which the 2020A Bonds are issued, on the maturity dates and in the amounts to be determined by the Chief Financial Officer.

The 2020A Bonds shall be issued only in fully registered form without coupons. One 2020A Bond representing each maturity will be issued to and registered in the name of Cede & Co., as nominee of The Depository Trust Company, New York, New York ("DTC"), as registered owner of the 2020A Bonds and each such 2020A Bond shall be immobilized in the custody of DTC. DTC will act as securities depository for the 2020A Bonds. Individual purchases will be made in book-entry form only, in the principal amount of \$5,000 or any integral multiple thereof. Purchasers will not receive physical delivery of certificates representing their interest in the 2020A Bonds purchased except as provided by Section 4 hereof.

Unless the City and the paying agent and registrar named below agree otherwise, so long as DTC or its nominee is the registered owner of the 2020A Bonds as such securities depository, payments of principal, premium, if any, and interest payments on the 2020A Bonds will be made by the City through the Paying Agent and Registrar named below, by wire transfer to DTC or its nominee, Cede & Co., as registered owner of the 2020A Bonds, which will in turn remit such payments to the DTC participants for subsequent disbursal to the beneficial owners of the 2020A Bonds. Transfer of principal, premium, if any, and interest payments to DTC participants will be the responsibility of DTC. Transfers of such payments to beneficial owners of the 2020A Bonds by DTC participants will be the responsibility of such participants and other nominees of such beneficial owners. Transfers of ownership interests in the 2020A Bonds

will be accomplished by book entries made by DTC and, in turn, by the DTC participants who act on behalf of the indirect participants of DTC and the beneficial owners of the 2020A Bonds.

The City will not be responsible or liable for sending transaction statements or for maintaining, supervising or reviewing records maintained by DTC, its participants or persons acting through such participants or for transmitting payments to, communicating with, notifying, or otherwise dealing with any beneficial owner of the 2020A Bonds.

Regions Bank is hereby appointed as Paying Agent and Registrar for the 2020A Bonds (the "Paying Agent and Registrar").

SECTION 4. <u>Procedure in the Event of Revision of Book-Entry Transfer System Replacement Bonds</u>. The City shall issue 2020A Bond certificates (the "Replacement Bonds") directly to the beneficial owners of the 2020A Bonds other than DTC, or its nominee, but only in the event that:

- (a) DTC determines to discontinue providing its services with respect to the 2020A Bonds at any time by giving notice to the City and discharging its responsibilities; or
- (b) the City discontinues use of DTC (or substitute depository or its successor) at any time upon determination by the City that the use of DTC (or substitute depository or its successor) is no longer in the best interests of the City and the beneficial owners of the 2020A Bonds, subject to applicable procedures of DTC.

The City and the Paying Agent and Registrar may rely upon information provided by DTC, DTC participants or other nominees of beneficial owners, or beneficial owners with respect to the names, addresses and amounts owned by the beneficial owners and other information supplied by them for the purpose of delivering Replacement Bonds.

Upon occurrence of the events described in either (a) or (b) above, the City shall attempt to locate another qualified securities depository. If the City fails to locate another qualified securities depository to replace DTC, the City shall execute and deliver Replacement Bonds in substantially the form set forth in Section 11 hereof. Such Replacement Bonds shall bear thereon a certificate of authentication in the form set forth in Section 11 hereof executed manually by an authorized officer of the Paying Agent and Registrar as registration agent for the City. Only such 2020A Bonds as shall bear thereon such certificate of authentication shall be entitled to any right or benefit under this resolution and no 2020A Bond shall be valid or obligatory for any purpose until such certificate of authentication shall have been duly executed by an authorized officer of the Paying Agent and Registrar. Any such certificate of the Paying Agent and Registrar upon any 2020A Bond executed on behalf of the City shall be conclusive evidence that the 2020A Bond so authenticated has been duly authenticated and delivered under this resolution and that the registered owner of such 2020A Bond is entitled to the benefits and security of this resolution.

Prior to the execution and delivery of Replacement Bonds, the City shall notify the beneficial owners of the 2020A Bonds by mailing an appropriate notice to DTC. Principal of and interest on the Replacement Bonds shall be payable by check or draft mailed to each registered owner of such Replacement Bonds at the address of such owner as it appears in the books of registry maintained by the Paying Agent and Registrar. Replacement Bonds will be transferable only by presentation and surrender to the Paying Agent and Registrar, together with an assignment duly executed by the registered owner of the Replacement Bond or by such owner's representative in form satisfactory to the Paying Agent and Registrar and containing information required by the Paying Agent and Registrar in order to effect such transfer.

The City may charge a fee or fees sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to an exchange or transfer of a 2020A Bond and may charge the person requesting such exchange or transfer such fee or fees which shall be paid as a condition precedent to the exercise of the privilege of making such exchange or transfer.

SECTION 5. Redemption. Any or all of the 2020A Bonds (or portions thereof in installments of \$5,000) may be subject to redemption at the option of the City and, in the case of term 2020A Bonds, be subject to mandatory sinking fund redemption, prior to their stated maturities, in whole at any time or in part from time to time; provided, however, that subject to the next proviso, the initial optional redemption date for 2020A Bonds shall be no later than eleven (11) years after the date of delivery thereof and payment therefor; provided further, however, that any 2020A Bonds also may be made not redeemable prior to maturity. The redemption provisions, if any, shall be finally determined by the Chief Financial Officer.

If any 2020A Bond (or any portion of the principal amount thereof in installments of \$5,000) shall be called for redemption, notice of the redemption thereof, specifying the date, number and maturity of such 2020A Bond, the date and place or places fixed for its redemption, the premium, if any, payable upon such redemption, and if less than the entire principal amount of such 2020A Bond is to be redeemed, that such 2020A Bond must be surrendered in exchange for the principal amount thereof to be redeemed and a new 2020A Bond or 2020A Bonds issued equaling in principal amount that portion of the principal amount thereof not to be redeemed, shall be mailed not less than thirty (30) days nor more than sixty (60) days prior to the date fixed for redemption by first class mail, postage prepaid, to the registered owner of such 2020A Bond at such owner's address as it appears on the books of registry kept by the Paying Agent and Registrar as of the close of business on the forty-fifth (45th) day preceding the date fixed for redemption; provided, however, that any notice of redemption may state that it is conditioned upon the receipt by the Paying Agent and Registrar of sufficient moneys to pay the redemption price, plus interest accrued and unpaid to the redemption date, or upon satisfaction of any other condition, or that it may be rescinded upon the occurrence of any other event, and any conditional notice so given may be rescinded at any time before payment of such redemption price and accrued interest if any such condition so specified is not satisfied or if any other such event occurs. Notice of such rescission shall be given by the Paying Agent and Registrar to affected registered owners of 2020A Bonds as

promptly as practicable upon the failure of such condition or the occurrence of such other event and shall be given in the same manner as the notice of redemption was given.

If notice of the redemption of any 2020A Bond shall have been given as aforesaid, and payment of the principal amount of such 2020A Bond (or the portion of the principal amount thereof to be redeemed) and of the accrued interest and premium, if any, payable upon such redemption shall have been duly made or provided for, interest on such 2020A Bond shall cease to accrue from and after the date so specified for redemption thereof. The failure of any registered owner to receive any such mailed notice shall not affect the sufficiency or validity of the proceedings for the redemption of the related 2020A Bonds.

Notwithstanding the foregoing, so long as the 2020A Bonds are registered in the name of DTC or its nominee for purchase in book-entry only form, (i) any notice of redemption or of rescission of conditional notice of redemption will be given only to DTC or its nominee, (ii) notice of redemption given to DTC or its nominee may be given at such time and in such manner as is required by the operational procedures of DTC or its nominee, (iii) the selection of beneficial ownership interests in the 2020A Bonds to be_redeemed within a maturity may be determined in accordance with such procedures, and (iv) the City shall not be responsible for providing any beneficial owner of the 2020A Bonds with any such notice.

2020A Bonds may be made subject to purchase in lieu of redemption as determined by the Chief Financial Officer.

SECTION 6. Security. The full faith and credit and unlimited taxing power of the City are hereby pledged to the punctual payment of the principal of and interest on the 2020A Bonds. In accordance with the provisions of T.C.A. Section 9-21-215, it is hereby recited that adequate provision will be made for raising annually by tax upon all property subject to taxation by the City of a sum sufficient to pay the interest on and principal of the 2020A Bonds as the same shall become due. The City hereby agrees that a tax sufficient to pay when due such principal and such interest shall be levied annually and assessed, collected and paid in like manner with the other taxes of the City and shall be in addition to all other taxes authorized or limited by law. This resolution shall be deemed to be the tax resolution required to be adopted in respect of the 2020A Bonds under T.C.A. Section 9-21-215.

It is the duty of the Council to include in the annual levy a tax sufficient to pay the principal of and interest on the 2020A Bonds as the same become due. If any part of the principal of or interest on any of the 2020A Bonds is not paid when due, there shall be levied and assessed by the Council and collected by the proper collecting officers at the first assessment, levy and collection of taxes in the City after such omission or failure, a tax sufficient to pay the same.

SECTION 7. Execution and Authentication of 2020A Bonds. The 2020A Bonds shall be executed on behalf of the City with the manual or facsimile signatures of the Mayor of the City and of the Comptroller of the City and shall have impressed or imprinted thereon or affixed thereto, by facsimile or otherwise, the official seal of the City. In case any

officer of the City whose signature or whose facsimile signature shall appear on the 2020A Bonds shall cease to be such officer before the delivery of such 2020A Bonds, such signature or the facsimile signature thereof shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until delivery.

The 2020A Bonds shall bear thereon a certificate of authentication in the form set forth in Section 11 hereof executed manually by an authorized officer of the Paying Agent and Registrar. No 2020A Bond shall be valid or obligatory for any purpose until such certificate of authentication shall have been duly executed by an authorized officer of the Paying Agent and Registrar.

SECTION 8. Payment of 2020A Bonds; Books of Registry; Exchanges and Transfers of Bonds.

- (a) Payment of Bonds.
- (i) At any time during which the 2020A Bonds shall be in fully registered form, the interest on the 2020A Bonds shall be payable by wire transfer or by check or draft mailed by the Paying Agent and Registrar to the registered owners of the 2020A Bonds at their addresses as the same appear on the books of registry as of a record date determined by the Chief Financial Officer, and the principal of and premium, if any, on the 2020A Bonds shall be payable at the principal office of the Paying Agent and Registrar or any other office of the Paying Agent and Registrar designated for such purpose; provided, however that at any time during which the 2020A Bonds shall be in book-entry form, the principal of and premium, if any, and interest on the 2020A Bonds shall be payable in accordance with the provisions of Section 3 hereof.
- (ii) The principal of and premium, if any, and interest on the 2020A Bonds shall be payable in such coin or currency of the United States of America as at the respective dates of payment is legal tender for public and private debts.
 - (b) Books of Registry; Exchanges and Transfers of 2020A Bonds.
- (i) At all times during which any 2020A Bond remains outstanding and unpaid, the Paying Agent and Registrar shall keep or cause to be kept, at its principal office or any other office of the Paying Agent and Registrar designated for such purpose, books of registry for the registration, exchange and transfer of the 2020A Bonds. Upon presentation at the principal office of the Paying Agent and Registrar or any other office of the Paying Agent and Registrar designated for such purpose, the Paying Agent and Registrar, under such reasonable regulations as it may prescribe, shall register, exchange, transfer, or cause to be registered, exchanged or transferred, on the books of registry the 2020A Bonds as herein set forth.
- (ii) Any 2020A Bond may be exchanged for a like aggregate principal amount of such 2020A Bonds in authorized principal amounts of the same interest rate and

maturity.

- (iii) Any 2020A Bond may, in accordance with its terms, be transferred upon the books of registry by the person in whose name it is registered, in person or by their duly authorized agent, upon surrender of such 2020A Bond to the Paying Agent and Registrar for cancellation, accompanied by a written instrument of transfer duly executed by the registered owner in person or their duly authorized agent, in form satisfactory to the Paying Agent and Registrar.
- (iv) All transfers or exchanges pursuant to this Section 8(b) shall be made without expense to the registered owner of such 2020A Bond, except as otherwise herein provided, and except that the Paying Agent and Registrar shall require the payment by the registered owner of the 2020A Bond requesting such transfer or exchange of any tax or other governmental charges required to be paid with respect to such transfer or exchange. All 2020A Bonds surrendered pursuant to this Section 8(b) shall be canceled.

SECTION 9. <u>CUSIP Identification Numbers</u>. CUSIP identification numbers may be printed on the 2020A Bonds, but neither the failure to print any such number on any 2020A Bond, nor any error or omission with respect thereto, shall constitute cause for failure or refusal by the purchaser of the 2020A Bonds to accept delivery of and pay for the 2020A Bonds in accordance with the terms of its proposal to purchase the 2020A Bonds. No such number shall constitute or be deemed to be a part of any 2020A Bond or a part of the contract evidenced thereby, and no liability shall attach to the City or any of its officers or agents because of or on account of any such number or any use made thereof.

SECTION 10. <u>Tax Covenant</u>. The City covenants and agrees to comply with the provisions of Sections 103 and 141 through 150 of the Internal Revenue Code of 1986, as amended, and the applicable Treasury Regulations promulgated thereunder or otherwise applicable thereto, in each case whether prospective or retroactive, that must be satisfied in order that interest on the 2020A Bonds shall be and continue to be excluded from gross income for federal income tax purposes under said Sections 103 and 141 through 150.

SECTION 11. Form of 2020A Bonds. The 2020A Bonds shall be in substantially the form set forth below with such necessary or appropriate variations, omissions and insertions as are incidental to their series, numbers, interest rates and maturities or as are otherwise permitted or required by law or this resolution:

UNLESS THIS BOND IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF DTC TO THE PAYING AGENT AND REGISTRAR FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT, AND ANY BOND ISSUED IS REGISTERED IN THE NAME OF CEDE. & CO. OR SUCH OTHER NAME AS REQUIRED BY AN AUTHORIZED REPRESENTATIVE OF DTC AND ANY PAYMENT IS MADE TO CEDE & CO., ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSONS IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.

REGISTERED	REGISTERED
No. R	\$
UNITED STATES	OF AMERICA
STATE OF T	ENNESSEE
CITY OF M	IEMPHIS

GENERAL IMPROVEMENT BOND SERIES 2020A

INTEREST RATE DATED DATE MATURITY DATE CUSIP NO.
_____, 2020 _____, 20___

REGISTERED OWNER: CEDE & CO.

PRINCIPAL AMOUNT:

The City of Memphis, Tennessee (hereinafter referred to as the "City"), for value received, hereby promises to pay the Registered Owner (named above), or registered assigns, on the Maturity Date (specified above), [unless this Bond is subject to redemption prior to maturity and shall have been called for previous redemption and payment of the redemption price shall have been duly made or provided for], the Principal Amount (specified above), and to pay interest on such Principal Amount-semiannually on each ______ and ____ thereafter until the payment of such Principal Amount at the Interest Rate (specified above) per annum, calculated on the basis of a [30-day month and a 360-day] year, by wire transfer or by check or draft mailed by the Paying Agent and Registrar hereinafter mentioned to the Registered Owner in whose name this Bond is registered on the books of registry kept and maintained by the Paying Agent and Registrar as of the close of business on the fifteenth (15th) day of the calendar month preceding the month in which interest is payable to the address of the Registered Owner as it appears on such books of registry.

The principal of and premium, if any, on this Bond are payable upon presentation and surrender hereof at the principal office of Regions Bank (the "Paying Agent and Registrar") or such other office of the Paying Agent and Registrar as may be designated for such purpose. The principal of and premium, if any, and interest on this Bond are payable in such coin or currency of the United States of America as at the respective dates of payment is legal tender for public and private debts.

This Bond is one of a duly authorized series of 2020A Bonds (herein referred to as the "2020A Bonds") of the aggregate principal amount of ______ million dollars (\$______) of like date and tenor herewith, except for number, denomination, interest rate, maturity and redemption provisions, and is issued for the purpose of (a) financing the cost of various public works projects of the City and (b) providing for the payment of costs of issuance of the 2020A Bonds, under and pursuant to and in full compliance with the Constitution and statutes of the State of Tennessee, including Title 9, Chapter 21, being the Local Government Public Obligations Act of 1986, and a resolution duly adopted by the Council of the City under such Chapter 21 on June 16, 2020.

[The 2020A Bonds maturing on or before _____ shall not be subject to redemption prior to maturity. The 2020A Bonds maturing on and after ____ (or portions thereof in authorized denominations) are subject to optional redemption by the City on and after, ____, in whole or in part at any time in such order as determined by the City and by lot within a maturity (if less than a full maturity is to be redeemed),] [at a redemption price equal to the principal amount of the 2020A Bonds or portion thereof to be redeemed, together with the interest accrued on such principal amount to the date fixed for redemption.] [at the prices and dates set forth below, in each case together with the interest accrued on the principal amount of the 2020A Bonds or portion thereof to be redeemed:]

[insert other applicable redemption provisions, if any]

[If this 2020A Bond or any portion of the principal amount hereof shall be called for redemption, notice of the redemption hereof, specifying the date and number of this 2020A Bond, the date and place or places fixed for its redemption, the premium, if any, payable upon such redemption, and if less than the entire principal amount of this 2020A Bond is to be redeemed, that this 2020A Bond must be surrendered in exchange for the principal amount hereof to be redeemed and the issuance of a new 2020A Bond equaling in principal amount that portion of the principal amount hereof not redeemed, shall be mailed not less than thirty (30) days nor more than sixty (60) days prior to the date fixed for redemption by first class mail, postage prepaid, to the Registered Owner of this 2020A Bond at such owner's address as it appears on the books of registry kept by the Paying Agent and Registrar as of the close of business on the forty-fifth (45th) day preceding the date fixed for redemption; provided, however, that any notice of redemption may state that it is conditional upon the receipt by the Paying Agent and Registrar of sufficient moneys to pay the redemption price, plus interest accrued and unpaid to the redemption date, or upon satisfaction of any other condition, or that it may be rescinded upon the occurrence of any other event, and any conditional notice so given

may be rescinded at any time before payment of such redemption price and accrued interest if any such condition so specified is not satisfied or if any other such event occurs. Notice of such rescission shall be given by the Paying Agent and Registrar to affected registered owners of 2020A Bonds as promptly as practicable upon the failure of such condition or the occurrence of such other event and shall be given in the same manner as the notice of redemption was given. If notice of redemption shall have been given as aforesaid, and payment of the principal amount of this 2020A Bond (or portion of the principal amount hereof to be redeemed) and of the accrued interest and premium, if any, payable upon such redemption shall have been made or provided for, interest hereon shall cease to accrue from and after the date so specified for the redemption hereof. The failure of the Registered Owner to receive any such mailed notice shall not affect the sufficiency or validity of proceedings for the redemption of this 2020A Bond.]

Notwithstanding the foregoing, so long as the 2020A Bonds are registered in the name of a securities depository for purchase in book-entry only form, (i) any notice of redemption or of rescission of conditional notice of redemption will be given only to the securities depository or its nominee, (ii) notice of redemption given to the securities depository may be given at such time and in such manner as is required by the operational procedures of the securities depository or its nominee, (iii) the selection of beneficial ownership interests in the 2020A Bonds to be redeemed within a maturity may be determined in accordance with such procedures, and (iv) the City shall not be responsible for providing any beneficial owner of the 2020A Bonds with any such notice.

[Insert provisions for purchase in lieu of redemption, if any.]

Subject to the limitations and upon payment of the charges, if any, provided in the proceedings authorizing the 2020A Bonds, this 2020A Bond may be exchanged at the principal office of the Paying Agent and Registrar, or such other office of the Paying Agent and Registrar as may be designated for such purpose for a like aggregate principal amount of 2020A Bonds of other authorized principal amounts and of the issue of which this 2020A Bond is one. This 2020A Bond is transferable by the Registered Owner hereof, in person or by their attorney duly authorized in writing, at the office of the Paying Agent and Registrar but only in the manner, subject to the limitations and upon payment of the charges, if any, provided in the proceedings authorizing the 2020A Bonds of the issue of which this 2020A Bond is one, and upon the surrender hereof for cancellation. Upon such transfer, a new 2020A Bond or 2020A Bonds of authorized denominations and of the same aggregate principal amount of the series of which this 2020A Bond is one will be issued to the transferee in exchange herefor.

The full faith, credit and unlimited taxing power of the City are hereby irrevocably pledged to the punctual payment of the principal of and interest on this 2020A Bond as the same become due. In the resolution hereinabove referred to adopted on June 16, 2020, it is recited that adequate provision will be made for raising annually by tax upon all property subject to taxation by the City of a sum sufficient to pay the interest on and principal of this Bond as the same shall become due.

This Bond shall not be valid or obligatory for any purpose until the Certificate of Authentication hereon shall have been signed by the Paying Agent and Registrar.

It is hereby certified, recited and declared that all acts, conditions and things required to have happened, to exist and to have been performed precedent to and in the issuance of this 2020A Bond and the series of which it is one, do exist, have happened and have been performed in regular and due time, form and manner as required by law, and that this 2020A Bond and the 2020A Bonds of the series of which this 2020A Bond is one do not exceed any constitutional or statutory limitation of indebtedness.

IN WITNESS WHEREOF, the City, by its Council, has caused this 2020A Bond to be executed by the manual or facsimile signature of its Mayor; the seal of the City or a facsimile thereof to be impressed or imprinted hereon or affixed hereto, attested by the manual or facsimile signature of the Comptroller; and this Bond to be dated as of the Dated Date set forth above.

	CITY OF MEMPHIS, TENNESSEE
[SEAL]	
	Mayor
ATTEST:	
Comptroller	

(FORM OF ASSIGNMENT)

For	value received,	hereby sells, assigns and transfers unto
	SOCIAL SECURITY IDENTIFYING NUMBER	
OF ASSIGNEE:		
the within-ment	, attorney, to transfer the	eby irrevocably constitutes and appoints same on the books of registry of the City kept a Registrar with full power of substitution in the
Dated:		
		Registered Owner
Signature Guarante	eed:	
NOTE:	written on the face of	assignment must correspond with the name as the within Bond in every particular, without or any change whatsoever.
	Certificate of	Authentication
This	Bond is one of the Bonds d	escribed in the within mentioned Resolution
		As Bond Paying Agent and Registrar
	Ву	y: Authorized Officer

Date of Authentication	

SECTION 12. Sale of Bonds. The 2020A Bonds shall be sold at public sale on a date to be selected by the Chief Financial Officer and at a price of not less than 98% of the principal amount of the 2020A Bonds. The Chief Financial Officer is hereby authorized to publish and distribute a Notice of Sale of the 2020A Bonds, substantially in the form previously delivered to the Council members, with such changes as shall be approved by the Chief Financial Officer, upon the advice of counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-Disclosure Counsel) and the City's Co-Financial Advisors, which approval shall be conclusively evidenced by its publication and distribution, as applicable. The Chief Financial Officer is also hereby authorized to distribute to purchasers of and investors in the 2020A Bonds a Preliminary Official Statement of the City relating to the 2020A Bonds (the "Preliminary Official Statement"), substantially in the form previously delivered to the Council members, with such changes as shall be approved by the Chief Financial Officer, upon the advice of counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-Disclosure Counsel) and the City's Co-Financial Advisors, which approval shall be conclusively evidenced by its publication and distribution, as applicable. As so changed, the Preliminary Official Statement may recite, or the Chief Financial Officer may separately certify, that it is in a form which is "deemed final" as of its date as described in, and with such omissions as are permitted by, Rule 15c2-12(b)(1) of the United States Securities and Exchange Commission (the "SEC"), but is subject to revision, amendment and completion of a final Official Statement as defined in-Rule 15c2-12(e)(3) of the SEC, and the Chief Financial Officer is authorized to separately so certify. The Chief Financial Officer also is hereby authorized to prepare or cause to be prepared, and distribute or cause to be distributed, and the Mayor or Chief Financial Officer is hereby authorized to execute, an Official Statement, relating to the 2020A Bonds (the "Official Statement") in substantially the form of the Preliminary Official Statement as so modified, after the same has been completed by the insertion of the maturities, interest rates, and other details of the 2020A Bonds and by making such other insertions, changes or corrections as the Chief Financial Officer, based on the advice of counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-Disclosure Counsel) and the City's Co-Financial Advisors, deem necessary or appropriate, such approval to be conclusively evidenced by the execution thereof; and the Council hereby authorizes the Preliminary Official Statement and the Official Statement and the information contained therein to be used by the initial purchasers in connection with the sale of the 2020A Bonds.

A Continuing Disclosure Agreement between the City and Digital Assurance Disclosure, L.L.C., as disclosure dissemination agent ("DAC"), substantially in the form described in the Preliminary Official Statement (as the same may be amended pursuant to the terms thereof, the "Continuing Disclosure Agreement"), is hereby authorized to be executed and delivered by the Mayor, upon consultation with the Chief Financial Officer. The form of Continuing Disclosure Agreement as executed and delivered may include such changes as shall be approved by such officers, upon the advice of counsel (including the Chief Legal

Officer/City Attorney, Co-Bond Counsel and Co-Disclosure Counsel), which approval shall be conclusively evidenced by the execution thereof.

Upon termination of DAC's services as disclosure dissemination agent under the Continuing Disclosure Agreement, the City agrees to appoint a successor disclosure dissemination agent under a successor continuing disclosure agreement, the execution and delivery of which by the Mayor, upon consultation with the Chief Financial Officer and advice of counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-disclosure Counsel), is hereby authorized, to assume substantially the same responsibilities or, alternately, agrees to assume all disclosure responsibilities of DAC or the entity then serving as disclosure dissemination agent under such Continuing Disclosure Agreement. For purposes of the next paragraph, any such successor agreement or assumption of responsibilities by the City also shall be deemed to be a "Continuing Disclosure Agreement."

The City covenants with the holders from time to time of the 2020A Bonds that it will, and hereby authorizes the appropriate officers and employees of the City to take all action necessary or appropriate to, comply with and carry out all of the provisions of the Continuing Disclosure Agreement as amended from time to time. Notwithstanding any other provision of this resolution, failure of the City to perform in accordance with the Continuing Disclosure Agreement shall not constitute a default under this resolution and the Continuing Disclosure Agreement may be enforced only as provided therein.

SECTION 13. <u>Application of Proceeds of Sale of the Bonds</u>. Proceeds of the sale of the 2020A Bonds shall be applied as follows:

- (A) Accrued interest received on the 2020A Bonds, if any, from their dated date to the date of delivery of and payment for the 2020A Bonds shall be applied to the payment of interest on the 2020A Bonds on the first interest payment date thereof.
- (B) The balance shall be paid to the City to be deposited with a financial institution regulated by the Federal Deposit Insurance Corporation or similar or successor federal agency to be determined by the Chief Financial Officer to be kept separate and apart from all other funds of the City. The funds shall be disbursed solely to (i) pay costs of the public works projects authorized herein or reimburse the City for the prior payment thereof, and (ii) pay costs of issuance of the 2020A Bonds. The funds shall be invested as directed by the Chief Financial Officer in such investments as shall be permitted by applicable law and the earnings thereon shall be applied to the purposes described above. Any funds remaining following completion of the public works projects shall be deposited to the applicable City debt service fund to be used to pay debt service on the 2020A Bonds. The Chief Financial Officer shall be authorized to amend the budget of the debt service fund to account for any changes made in compliance with this section.

SECTION 14. <u>Defeasance</u>. If the City shall pay and discharge the indebtedness evidenced by any of the 2020A Bonds in any one or more of the following ways, to wit:

- (a) By paying or causing to be paid the principal of and interest on such 2020A Bonds as and when the same become due and payable; or
- (b) By depositing or causing to be deposited with any trust company or bank whose deposits are insured by the Federal Deposit Insurance Corporation and which has trust powers (the "Agent" which Agent may be the Paying Agent and Registrar), in trust, on or before the date of maturity or redemption, sufficient money or obligations of the United States of America that, at the time of the purchase thereof, are permitted investments under Tennessee law for the purposes described in this Section 14 (the "Obligations"), the principal of and interest on which, when due and payable, will provide sufficient moneys to pay or redeem such 2020A Bonds and to pay premium, if any, and interest thereon when due until the maturity or redemption date (provided, if such 2020A Bonds are to be redeemed prior to maturity thereof, proper notice of such redemption shall have been given or adequate provision shall have been made for the giving of such notice); or
- (c) By delivering such 2020A Bonds to the Paying Agent and Registrar for cancellation;

and if the City shall also pay or cause to be paid all other sums payable hereunder by the City with respect to such 2020A Bonds, or make adequate provision therefor, and by resolution of the Council instruct any such Agent to pay amounts when and as required to the Paying Agent and Registrar for the payment of principal of and interest and redemption premiums, if any, on such 2020A Bonds when due, then and in that case the indebtedness evidenced by such 2020A Bonds shall be discharged and satisfied and all covenants, agreements and obligations of the City to the holders of such 2020A Bonds shall be fully discharged and satisfied and shall thereupon cease, terminate and become void.

If the City shall pay and discharge the indebtedness evidenced by any of the 2020A Bonds in the manner provided in clause (b) above, then the registered owners thereof shall thereafter be entitled only to payment out of the money or Obligations of the United States of America deposited as aforesaid.

Except as otherwise provided in this Section 14, neither the Obligations of the United States of America nor moneys deposited with the Agent pursuant to this Section nor principal or interest payments on any such Obligations of the United States of America shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and premium, if any, and interest on said 2020A Bonds; provided, that any cash received from such principal or interest payments on such Obligations of the United States of America deposited with the Agent, (i) to the extent such cash will not be required at any time for such purpose, shall be paid over to the City as received by the Agent and (ii) to the extent such cash will be required for such purpose at a later date, shall, to the extent practicable, be reinvested in Obligations of the United States of America maturing at times and in amounts sufficient to pay when due the principal and premium, if any, and interest to become due on said 2020A Bonds on or prior to such redemption date or maturity date thereof, as the case may be,

and interest earned from such reinvestments shall be paid over to the City, as received by the Agent.

SECTION 15. TDZ Revenues. There has previously been established within the downtown area of the City a Tourism Development Zone (the "Downtown TDZ") pursuant to The Convention Center and Tourism Development Financing Act of 1998, codified at T.C.A. Title 7, Chapter 88, Sections 7-88-101 et seq., as heretofore or hereafter amended (the "Tourist Development Financing Act"). The City uses Tourism Development Zone revenues (the "TDZ Revenues") made available by the State of Tennessee (the "State") pursuant to the Tourist Development Financing Act to finance the cost of "qualified public use facilities" (as defined in the Tourist Development Financing Act, and which may, among other things, include the Convention Center). The City intends to apply any excess TDZ Revenues to the payment of debt service on the 2020A Bonds. Application to the State for any approval that may be required for the receipt and use of TDZ Revenues as contemplated by, or by the documents authorized by, this resolution is hereby authorized. In furtherance thereof, the Mayor is hereby authorized to execute and deliver an agreement with the State to amend, restate, revise, supercede and/or replace the Agreement Concerning Memphis Tourism Development Zone. dated as of April 24, 2017, by and between the City and the State, and the Temporary Statement of Intent referred to therein, upon consultation with counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-Disclosure Counsel), its execution to be conclusive evidence of such consultation.

SECTION 16. Further Authorizations. The appropriate officers and employees of the City are hereby authorized to take all such actions and execute such documents (upon advice of counsel (including the Chief Legal Officer/City Attorney, Co-Bond Counsel and Co-Disclosure counsel)) as shall be necessary to effect the delivery of and payment for the 2020A Bonds and as may be reasonably required to carry out, give effect to and consummate the transactions contemplated hereby, including the purchase, if deemed to the City's financial advantage, of a bond insurance policy guaranteeing payment of principal of and interest on the 2020A Bonds and to provide for the payment of the premium cost thereof.

SECTION 17. Severability. If any one or more of the covenants, agreements or provisions herein contained shall be held contrary to any express provision of law or contrary to the policy of express law, though not expressly prohibited, or against public policy, or shall for any reason whatsoever be held invalid, such covenants, agreements or provisions shall be null and void and shall be deemed separable from the remaining covenants, agreements and provisions hereof or of the 2020A Bonds issued hereunder.

SECTION 18. Repealer. All resolutions in conflict or inconsistent herewith are hereby repealed insofar as any conflict or inconsistency.

SECTION 19. Effective Date. This resolution shall not become effective unless and until the Initial Resolution shall have been adopted and published, the protest period with respect to the Initial Resolution as set forth in Section 9-21-206 of the T.C.A. shall have

expired, and no sufficient petition protesting the issuance of the 2020A Bonds shall have been filed as permitted by law.

52894549.v5

AN INITIAL RESOLUTION AUTHORIZING THE ISSUANCE OF NOT TO EXCEED THIRTY-ONE MILLION DOLLARS (\$31,000,000) GENERAL OBLIGATION BONDS OF THE CITY OF MEMPHIS, TENNESSEE, PURSUANT TO THE LOCAL GOVERNMENT PUBLIC OBLIGATIONS ACT OF 1986, BEING TITLE 9, CHAPTER 21, OF THE TENNESSEE CODE ANNOTATED, FOR THE PURPOSE OF FINANCING THE COST OF PUBLIC WORKS PROJECTS IN THE CITY.

BE IT RESOLVED by the Council of the City of Memphis, Tennessee as follows:

1. It is hereby determined that there shall be issued and there are hereby authorized to be issued general obligation bonds of the City of Memphis, Tennessee (the "City"), in the maximum principal amount of not to exceed thirty-one million dollars (\$31,000,000), pursuant to the Local Government Public Obligations Act of 1986, being Title 9, Chapter 21, of the Tennessee Code Annotated (the "Code"), for the purpose of financing the cost of the following public works projects:

Abattoirs, acquisitions of land for the purpose of providing or preserving open land, airports, alleys, ambulances, auditoriums, bridges, city halls, city stables or garages, community houses, corrective, detention and penal facilities, including but not limited to, jails, workhouses and reformatories, courthouses, culverts, curbs, dispensaries, drainage systems, including storm water sewers and drains, electric plants and systems, expositions, facilities for the handicapped, including physically and mentally handicapped, facilities for the indigent, fairgrounds and fairground facilities, fire department equipment and buildings, fire alarm systems, flood control, garbage collection and disposal systems, gas and natural gas systems and storage facilities, heat plants and systems, harbor and riverfront improvements, health centers and clinics, including medical and mental health centers and clinics, highways, major roads, highway and street equipment, hospitals, hotels and supporting or incidental facilities built by the

City which are built adjacent to and as a supporting facility of civic or convention centers located in the central business improvement district of the City created under the provisions of the Central Business Improvement District Act of 1971, compiled in Title 7, Chapter 84 of the Code, improvements made pursuant to a plan of improvement for a central business improvement district created pursuant to the Central Business Improvement District Act of 1971, compiled in Title 7, Chapter 84 of the Code, incinerators, law enforcement and emergency services equipment, levees, libraries, markets, memorials, museums, nursing homes, parks, parking facilities, parkways, playgrounds, plazas, port facilities, docks and dock facilities, including any terminal storage and transportation facilities incident thereto, public art, public buildings, preserves, railroads, including the extension of railroads, and railway beltlines and switches, reclamation of land, recreation centers and facilities, reservoirs, rights-of-way, river and navigation improvements, roads, sanitariums, schools, transportation equipment for schools, sewers, sewage and waste water systems, including, but not limited to, collection, drainage, treatment and disposal systems, ship canals, sidewalks, stadiums, streets, swimming pools, thermal transfer generating plants and/or distribution systems, tunnels, viaducts, voting machines, water treatment distribution and storage systems, wharves, zoos, business parks, industrial parks, urban renewal projects, urban transit facilities, facilities for the storage and maintenance of any of the items of equipment which constitute public works projects, all property real and personal, appurtenant thereto or connected with such work, undertaking or project, and the existing work, undertaking or project, if any, to which such work, undertaking or project is an extension, addition, betterment or improvement and any other project for the benefit of the people at large of the City where any state or federal agency will match the funds of the City with grants-in-aid or gratuities to subsidize or assist in the development of a public works

project, and all other items relating to a public works project as provided in Section 9-21-105(21) of the Code.

- 2. Such bonds shall bear interest at such rate or rates not to exceed the maximum rate permitted by law at the time of sale thereof, payable in such manner and at such times as shall hereafter be determined by or pursuant to a subsequent resolution of the Council of the City.
- 3. Such bonds shall be payable from ad valorem taxes levied upon all the taxable property in the City and other available revenues of the City, and the full faith and credit and unlimited taxing power of the City shall be pledged to the punctual payment of the principal thereof and the interest thereon.
- 4. In the event that it is determined that it is in the City's best financial interest to expend moneys from other sources of the City prior to issuance of the bonds and to reimburse such expenditures from such other sources from the proceeds of the bonds when sold, the Chief Financial Officer is hereby authorized to declare from time to time the official intent on behalf of the City as to reimbursement from the proceeds of the bonds of expenditures made from other sources of the City.
- 5. This complete resolution shall be published once in a newspaper of general circulation in the City, together with a notice substantially in the form prescribed by Section 9-21-206 of the Code.
 - 6. This resolution shall take effect immediately upon its adoption.

52894346.v4

RESOLUTION OF THE MEMPHIS CITY COUNCIL DESIGNATING JUNE 19TH AS JUNETEENTH WITHIN THE CITY OF MEMPHIS THEREBY RECOGNIZING THE LIBERATION AND EMANCIPATION OF ENSLAVED AFRICAN AMERICANS IN THE UNITED STATES OF AMERICA

WHEREAS, news of the end of slavery did not reach the frontier areas of the United States, in particular the State of Texas and the other Southwestern States, until months after the conclusion of the Civil War on April 9, 1865, more than 2½ years after President Abraham Lincoln formally issued the Emancipation Proclamation on January 1, 1863; and

WHEREAS, on June 19, 1865, Union soldiers, led by Major General Gordon Granger, arrived in Galveston, Texas, with welcomed news that the Civil War had ended and that the enslaved were free; and

WHEREAS, African-Americans who had been enslaved in the Southwest began celebrating June 19, commonly known as "Juneteenth Independence Day," to inspire and encourage future generations; and

WHEREAS, African-Americans from across the Nation have continued the tradition of observing Juneteenth Independence Day for over 150 years; and

WHEREAS, 47 States and the District of Columbia have designated Juneteenth Independence Day as a special day of observance in recognition of the emancipation of all enslaved African-Americans in the United States; and

WHEREAS, Juneteenth Independence Day celebrations have been held to honor African-American freedom while encouraging self-development and respect for all cultures; and

WHEREAS, the faith and strength of character demonstrated by formerly enslaved African-Americans and the descendants of formerly enslaved African-Americans remain an example for all people of the United States, regardless of background, religion, or race; and

WHEREAS, despite the formal issuance of the Emancipation Proclamation on January 1, 1863, slavery was not officially abolished throughout the entire Nation until the ratification of the 13th Amendment to the Constitution of the United States in December 1865; and

WHEREAS, over the course of its history, the City of Memphis has seen the damaging effects of the slavery, the fight for freedom by way of the civil rights movement, and present-day efforts to achieve equity for all:

NOW THEREFORE BE IT RESOLVED, the Memphis City Council hereby designates June 19th as Juneteenth within the City of Memphis recognizing the liberation and emancipation of enslaved African-Americans in the United States of America. This resolution shall take effect from and after its passage, the welfare of the City requiring it.

Sponsor:

Councilwoman Michalyn Easter-Thomas